Theya Kanagaratnam, living woman On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave. #16 Oakland, California [94606] e-mail: theyak101@yahoo.com



UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

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Debtor

Case No: 24-40209

Motion for Set off, Settle and Discharge

all liabilities with Payment

Judge: William J. Lafferty

Good Morning Your Honor:

If it would please the court, I need to clarify a few items today that the assigned Trustee has failed and refused to bring to the attention of this Court.

- 1, I, Theya Kanagaratnam, am the Secured Party Creditor, and Holder In Due Course and am appearing Specially and not generally on behalf of the ESTATE also known as THEYA KANAGARATNAM. I am not the Debtor for the named ESTATE.
- 2. I will remind this Court that I have revoked and revested legal and equitable title under the merger rule. Therefore, the U.S.A.G. under 50 USC § 4312 and 28 USC § 581(a) are no longer the common law Trustees for my estate.
- 3. I hereby, supply this Court with expert forensic analysis showing that the alleged Note for the 1st Mortgage that was not properly securitized. Therefore, it is properly listed on the schedule as unsecured debt. I demand that the alleged Creditor and Servicer render the full GAAP accounting, CUSIP, 1099 OID, and MoneyNet Daily Transfer Log 120, which will prove that they did not loan me their own money, but I extended my credit from the minor account at 31 CFR § 363.6, as all debts are prepaid without recourse.
- 4. I hereby supply this court with the full private administrative process served to the alleged creditor. The are in Default In Dishonor and Estoppel in the commercial realm. They have already agreed to setoff, settle, and discharge the liabilities by Public Policy, 31 USC 5118(d)(1,2) and have also received tender of a negotiable instrument, which they have not dishonored. Therefore the alleged debt is discharged. If they are now claiming the they did not

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accept it, then there is discharge in accord with UCC 3-601, 3-602, 3-603 and they are in breach of fiduciary duty in violation of UCC 3-307 and 18 USC § 2073.

- 5. I supply this court with a copy of the CUSIP Linked to My Naturalization BankNote Bond# A28-935-476 (I can provide a copy of my Naturalization Certificate if it permissible by this court for me make a copy as the certificate states I am not allowed to copy without proper authority) proving the instrument was securitized and monetized. As a Secured Party Creditor, the principal, profit, proceeds, interests, and rents are my property. As the Bailor, I am transferring it to this Court as the Bailee for setoff and discharge.
- 6. I hereby instruct the assigned Trustee to move this Court to setoff, settle, and discharge all the liabilities and balance the account to zero by Public Policy in accord with 31 USC § 5118(d)(1,2). If either the Trustee or you as the case Trustee fail or refuse to perform, I demand either the Judge, who is authorized to access my minor account, or the U.S.A.G. appear to setoff, settle, and discharge the liabilities
- 7. Therefore, I object to the Docket Entry made on 03/20/2024 where it states: Claims scheduled to be discharged without payment (without deducting the value of collateral or debts excepted from discharge): \$ 424000.00 and demand that it be changed to discharged with Payments and instruct this court to update the Discharge entry to accurately reflect the Payments.

By when will you send me notice that you have rendered the accounting and discharged the liabilities on behalf of the Debtor THEYA PRAKASHINI KANAGARATNAM?

I, Theya Kanagaratnam, declare under penalty of perjury under the laws of the United States of America the foregoing is true and correct in accord with 28 USC § 1746(1).

Respectfully submitted:

Dated: May 20, 2024

By: Theya Kanagaratnam, living woman Beneficiary, Lender, Creditor, Secured Party, Real Party In Interest, Without Prejudice, Without Recourse, d/b/a THEYA KANAGARATNAM

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Your CUSIP Results are as follows:

THEYA PRAKASHINI KANAGARATNAM (CERT NAT A28-935-476)

BlackRock Advantage International Fund

Symbol:

BROKX

CUSIP:

09258N315

ISIN:

US09258N3153

Inception Date:

01/26/2018

Net Assets:

\$1,514.922,000.00 as of

12/10/2023

Portfolio Assets:

\$1,514.922,000.00 as of

12/10/2023

A little about the Fund:

BlackRock Advantage International Fund seeks long-term capital appreciation by investing at least 75% of its total assets in global equity securities of any market capitalization, and may invest up to 25% of its total assets in stocks of issuers in emerging market countries.



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FROM:

THEYA KANAGARATNAM On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave #16 Oakland, California [94606]

TO: **US BANK** c/o John Stern, CFO 800 Nicollet Mall Minneapolis, MN 55402-7014 *********

******* CERTIFED MAIL RESTRICTED DELIVERY 7022 0410 0000 9829 9083 *************

CC: SELENE FINANCE c/o Robert Lay, CFO 3501 Olympus Blvd., Suite 500 Dallas, TX 75019 ************** CERTIFED MAIL RESTRICTED DELIVERY 7022 0410 0000 9830 3247

DATE: December 29, 2023

NON-NEGOTIABLE NOTICE OF FORENSIC AUDIT RE: FDCPA 15 USC § 1692g VALIDATION OF DEBT QUALIFIED WRITTEN RESPONSE REQUIRED

IN REPLY TO: ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

> NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

ACTUAL AND CONSTRUCTIVE LEGAL NOTICE UCC §§ 1-201(b) (1) (2) (3) (24) (25) (26) (27)

PRESENTED IN GOOD FAITH UCC § 1-201(20), § 1-202, § 1-203

FRCP Rule 36 "Request for Admission" 18 USC § 1001 "False Statements" Silence is Acquiescence

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********** THE TRUST STANDS FIRM IN EQUITY *************************

Greetings,

I am sending you this this NON-NEGOTIABLE NOTICE OF FORENSIC AUDIT under the FAIR DEPT COLLECTION PRACTICES ACT, 15 USC \$ 1692g to validate the debt {herein "Notice") as an administrative request in accordance with 5 USC § 552a. I have come to learn that there are problems with the Contract, the Note, and the accounting. To protect everyone involved, I will remind you not to violate 18 USC § 341 "Mail Fraud", 15 USC § 1692e(2A) "False or misleading statements", FRCP Rule 36 "Request for Admission", and 18 USC § 1001 "False statements", statements", which apply to you as fiscal agents of the United States Treasury Department, 12 USC § 266.

Please respond with the following items:

- 1. A certified copy of the front and back of the Contract "instrument", showing any applicable CUSIPs.
- 2. A certified copy of the front and back of the Note "instrument", showing any applicable CUSIPs.
- 3. The MERS Min Number, which is proof of securitization of the Note, and is required to have a CUSIP number. Please provide the CUSIP number for the Note.
- 4. If there is a CUSIP, I am instructing you to apply the funds as an offset to the principal and balance the account to zero \$0.
- 5. Since it appears that you may be the holder/holder-in-due-course of the "instrument" please provide instructions for the remedy to setoff and discharge the liabilities by the exemption in accordance with Public Policy.
- 6. Please provide a payoff statement or quote with the coupon or voucher.
- 7. A certified copy of the <u>accrual</u> GAAP accounting. Please include all debit and credit accounts [assets and liabilities] and all off-balance sheet liabilities and income accounts and the accounting from the REMIC's. See UCC § 9-210. If you only respond with the accounts receivable accounting I may accept that as the refund due to me as you have concealed the other entries due to me as an offset as the creditor, beneficiary, and equity title owner. By IRS rules you are required to use accrual accounting methods, not cash accounting methods.
- 8. The name and address of the Trustee for each REMIC, the CUSIP's, and all the Tranches and/or CDOs invested in the Note.
- 9. A copy of the IRS 1099 A/OID for the Note. If you filed the 1099 A, $\underline{\text{I}}$ did not abandon the deposit - you never sent me Notice of abandoning the deposit, You were required by IRS Publication 1212, 938, 550 to send it to me. If you filed the 1099 A, please apply the funds as an offset to the principal balance and issue an appropriate refund due to

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me.

- 10. A certified copy of the MoneyNet Daily Transfer Log for the extension of my credit from my minor account [31 CFR § 363.6] through the Central Bank and the conversion to Federal Reserve notes. This may also be known generically as the cash receipt for the demand deposit of funds. Someone in your banking matrix has a TT&L banking terminal [31 CFR 200 series] to transfer the credit from my minor account.
- 11. Since I gave you a Promissory Note, as a negotiable instrument, backed with credit funded from my minor account, 31 CFR § 363.6; in the nature of 31 USC § 5119(d)(1,2) and 18 USC § 8 "Obligations or other securities of the United States", which form of currency will you accept as payment and settlement as a fiscal agent of the United States Treasury Department? Please note, that as per MacLoed v Hoover, 159 La. 244 and Guaranty Trust v Henwood, 59 S.Ct. 847; I OBJECT that the only form of payment is Federal Reserve notes as I never extended you Federal Reserve notes. I extended you my credit, which you converted to Federal Reserve notes. Because we use fiat currency, nobody can demand payment in any specific coin or currency. The loan and repayment/settlement can be made by any equivalent kind a negotiable instrument representing credit [UCC Article 1,3,4,8].
- 12. It appears that you sent me a Presentment ("Monthly Statement").

 Does the statement represent or include a Coupon or Voucher? According to the law, I can either Accept or pay Presentments, Coupons, and Vouchers for full settlement. Therefore, I Accept your Presentment.

 What form of accord and satisfaction will you accept for your Presentment/Coupon/Voucher? Since I Accept your Presentment/Coupon/Voucher, will you agree to adjust the account, setoff, settle, and discharge the Public Charges by the exemption in accordance with Public Policy? If no, please explain what the remedy is. Will you accept a 1099 A/OID and 1040v to release the funds from the U.S. Treasury Department [minor account at 31 CFR 363.6] to setoff, settle, and discharge the Public Charges by the exemption in accordance with Public Policy? If no, please explain what the remedy is if you are refusing tender, UCC § 3-603(b)?
- 13. According to the Affidavit of Walker Todd, senior counsel for the Federal Reserve, it appears that I extended my credit from my estate Legacy account (31 CFR § 363.6) to fund the loan, which was paid in full at closing without recourse. How does this NOT make me the lender and creditor and your bank the borrower and debtor given your bank did not lend its own money or assets? Will you agree to fix the loan documents to reflect the correct information in accordance with the Uniform Commercial Code, the U.S. Treasury Department, and Federal Reserve monetary policies and laws?
- 14. It appears that I am the Beneficiary of the alleged loan. Why have you not submitted your Presentment to the common-law Trustee, 50 USC § 4312 and 28 USC 581(a)(17) for payment?
 - 15. It appears that you may have a TT&L Terminal (31 CFR § 200 series) to my estate Legacy minor account at 31 CFR § 363.6. If this is the case, please make another "pull" from that account to setoff, settle, and discharge the balance due. Then send me a copy of the MoneyNet Daily Transaction Log as evidence that you have performed the transfer so I

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may report it on my taxes to the IRS.

16. In accordance with 31 USC § 3113, it is my right to make a non-conditional gift of the Note to the U.S. Treasury Department as my property to reduce the national debt. Who is the REMIC Trustee and will you instruct them to gift the Note (not the land) on behalf of my Trust?

I look to you for payment or performance.

If you fail or refuse to respond and provide full disclosure of the requested information, within 45 DAYS, it will be presumed that you have committed fraud and/or embezzlement. I will also remind you of what's at stake if you fail or refuse to respond - 15 USC § 1; Trusts in restraint of trade illegal, 15 USC § 2 Monopolizing trade a felony, and 18 USC § 371; Conspiracy to commit offense or to defraud United States, which may result in a Tort claim being filed against you at the U.S. Court of Federal Trade or the U.S. Court of International Trade.

Sincerely,

Date: 10/29/2023

By: //wy t Theya Kanagaratnam living woman Beneficiary, Lender,

Creditor,

Secured Party, Real Party In Interest, Without Prejudice, Without Recourse,

d/b/a THEYA KANGARATNAM

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FROM:

THEYA KANAGARATNAM On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave #16 Oakland, California [94606]

TO:

CC:

CC:
MTC FINANCIAL INC, DBA TRUSTEE CORPS
c/o Rande Johnsen, CFO
17100 Gillette Ave
Irvine, CA 92614

CERTIFED MAIL RESTRICTED DELIVERY
7022 2410 0000 3631 4346

DATE: February 13, 2024

RE: NON-NEGOTIABLE NOTICE OF CONDITIONAL ACCEPTANCE

IN REPLY TO: ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

ACTUAL AND CONSTRUCTIVE LEGAL NOTICE UCC §§ 1-201(b)(1)(2)(3)(24)(25)(26)(27)

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PRESENTED IN GOOD FAITH UCC § 1-201(20), § 1-202, § 1-203

FRCP Rule 36 "Request for Admission" 18 USC § 1001 "False Statements" Silence is Acquiescence

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Plain-simple-English & Plain-Simple-Counting-Systems [Cash Accounting].

Roberts Rules of Order apply [In plain language to aid your understanding]; Attorney and or Agents with significant control and authority

Greetings,

I hope this NON-NEGOTIABLE NOTICE OF CONDITIONAL ACCEPTANCE finds you well and good stead.

I am contacting you because on May 24, 2013 I received your correspondence called "NOTE" and "LOAN MODIFICATION AGREEMENT" and "DEED OF TRUST" (Hereinafter "Offer").

As you likely know, one of the foundational principles of contract is "certainty of terms". Therefore, before I can accept your Offer, I need clarification of terms, please.

I would like to settle the matter as soon as possible, please. Therefore, I am sending you the questions below.

Please answer the questions below relating to your Offer and return the answers to me by mail within **Fourteen (14) Days** from the date of this NON-NEGOTIABLE NOTICE OF CONDITIONAL ACCEPTANCE.

If you need more time, or if you need any question restated, please make your request to me in writing at the address provided above.

Examination statement: In my Private and Public duties, I have examined your Offer.

In your Offer I have found errors (See Below FORENSIC EVIDENCE ANALYSIS): please stop and correct the errors to avoid possible mail fraud, possible fictitious use of language, pertaining to the fraud act $(18\ USC\ \S\ 1001)$. (See Exhibit B)

I am requesting you mail me a corrected Offer in a language I can comprehend. (See Below ${\tt SYNTAX}$ ${\tt ANALYSIS}$ ${\tt GUIDE}$).

For me to safeguard you from ${\it Jeopardy}$ please respond accordingly to these following questions:

- 1. Please confirm that you agree that this Notice is being presented to
 you in accordance with FRCP Rule 36 Request for Admission: Sign
 here: ______ [Default answer: Yes]
- 2. Please respond, point-for-point, to any previously supplied Notices and forensic analysis and attach your response to this Notice. {Default answer: Agree that the Notices are true, correct, and not misleading}
- 3. Are you aware that federal law provides for imprisonment and/or fines for making any materially false, fictitious, or fraudulent

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	statement or representation whether in person, in writing or via mail? YES OR NO. Please give your answer here:
	[Default answer: Yes]
4.	Provide Evidence and Proof that the Offer does not make false, fictitious, fraudulent, and misleading statements thus possibly violating; 15 USC § 1692e(2A) and/or 18 USC § 1001. (Please see Exhibit A) Please give your answer here:
	Is the Offer an attempt to contract with me, in personam, or the legal fiction, nom de guerre/idem sonans? Please give your answer here: [Default answer: Non de guerre/idem sonans]
6.	Regarding the Offer, which dictionary and styles manual are you using? Please give your answer here:
	Which language are you using on your Offer? Please give your answer here:
	Provide evidence and proof that in sending the Offer via the United States Postal Service does not constitute a mailing of a fraudulent claim and/or committing mail fraud. Attach your evidence to this contract.
9	Provide evidence and proof that my reply via the United States Postal Service does not bring you under the rules, regulations, and guidelines of the Universal Postal Union. See Presentment Post Manual, Edition by J. Campbell, 2014/2015. Attach your evidence to this contract.
1	O. Do you have a UCC-1 lien on the Note or the property? Yes or No: [Default Answer: No]
	If yes, what is the filing number for the UCC-1:
1	.1. What is the name and type of the account as the source of the credit for the loan? What bond was the source of the future-labor-interest deposit for the book entry credit for the account? Is there a CUSIP behind the bond that funded this account? If yes, what is the CUSIP? See 31 CFR § 363.6. Attach your evidence of the bank's transaction(s) for this contract.
	[Default answer: Minor account]
	12. If you extended my credit in exchange for Federal Reserve notes, please attach a copy of the MoneyNet Daily Transaction Log for the transaction as the cash receipt. Please attach the log with your response.
	13. Is there one or more REMICs, Tranche's and/or CDO's behind the Note? If yes, who is/are the Trustees and/or the Nominees. What is/are the CUSIPs? Is the Trustee/Nominee required to follow IRS is/are the 1012 032 and 5502 If yes, please provide the IRS 1099

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Publication 1212, 938, and 550? If yes, please provide the IRS 1099

OID. Did you file the IRS 1099 A? If yes, did you send that I abandoned the deposit of my property or did you as abandoned the property and you embezzled the money due return to source?	to me as a
14. If you answered no to the question above, was to money-loan? In other words, did you lend your own money [Default answer: No]	
15. Did you disclose only the accounts receivable account the accounts payable/liabilities-side of the ledge please provide the full accrual GAAP accounting and account. Did the property get moved to the off-be liabilities ledger? If yes please provide that GAAP accounts the following question. Am I the creditor, equity title owner, and original owner, on the off-be liabilities ledger and due an offset for the account please attach your accounting and provide the refund am UCC § 9-210.	adjust the valance sheet ccounting and beneficiary, balance sheet
[Default answer: Yes] 16. Did you supply me with the required 1099 OID in the supply of the supply	n accordance with
IRS Publications 1212, 930, and 351	
17. Did you file the IRS 1099 A, and embezzle the material a return to source, and then failed to send a Notice allegedly abandoned the deposit? Yes or No: answer: Yes]	[Derault
18. If yes, please attach a refund check with your re	esponse.
19. Produce the original Note and/or a certified of	copy of the front h your response.
20. Do you intend to refuse to accept tender of a point as an obligation of the United States? Yes or	promissory note of
21. Please confirm that you agree that refusal of to the extent of the amount of the tender UCC § 3-	
Who is the Real Party in Interest?	
It is not my intention, nor has it ever been my intention of the debt that I lawfully owe. In the Offer there is mention of the debt that I lawfully owe. In the Offer there is mention of the debt that I lawfully owe. In the Offer there is mention of the debt that I lawfully owe. In the Offer there is mention of the lawfully require as payment? Please see 18 USC § 8 and the lawfully require as payment? Please see 18 USC § 8 and the lawfully require here:	to avoid paying any of required payment will you accept on an 31 USC § 3124 and EXHIBIT A). Please
I want to get this matter resolved lawfully as soon as pos	ssible. I will gran
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you **Fourteen (14) days** from the date of this NON-NEGOTIABLE NOTICE OF CONDITIONAL ACCEPTANCE for your response on a point-by-point basis.

HOWEVER, BY YOUR FAILURE TO REPLY OR PROVIDE A RESPONSE POINT-FOR-POINT, according to the terms above, within the stated timeline, it will be presumed that you have accepted the Terms and Conditions as stated herein.

Specifically, you will be deemed to have agreed to the following: That I am the $\underline{\text{creditor}}$ and you are the debtor.

Specifically, you will be deemed to have agreed to the following: that no further payment is owed, that the outstanding debt has been discharged in full thereby reducing the account balance to \$0 zero. That you will remove negative credit reporting you have reported to the crediting agencies. That you will mail me a reconveyance and/or lien release. That you are accepting this NOTICE as a full accord and satisfaction.

Specifically, you will be deemed to have agreed to the following: that on my authorization herein, as the Grantor/Settlor, Depositor, Bailor, Beneficiary, and Secured Party of the minor account, you agree to be assigned as the Attorney In Fact, to contact any agency and instruct them to transfer the funds from my account to setoff and settle the entire balance due. That you will send me all the accounting and documents for the transfer process and the name and contact information of the Agent that completed the transfer.

Specifically, you will be deemed to have agreed to the following: that you shall transfer and convey the Note [not the property] to the United States Treasury Department, in accordance with 31 USC § 3113, to be used to redeem the Note and reduce the national debt on the condition that the obligation be cancelled and retired and not reissued by another "pull" from the minor account to settle the balance due. Then release the lien and return the property to me.

Specifically, you will be deemed to have agreed to the following: that you shall remove any acting Trustee or Nominee for nonfeasance. That you shall assign either me or an agent of my choice as the Trustee as the Attorney In Fact, with full power and authority to instruct any agent, trustee, partner, corporate officer or director, or other representative, owing a fiduciary duty with respect to the instrument to pay and perform. See UCC § 3-307.

Specifically, you will be deemed to have agreed to the following: that if you file any petition for court or arbitration, that it will be equity practices to perform the accounting only. That the equity court/arbitration shall issue an immediate Summary Judgement and Default Judgement against you and issue a punitive award of triple damages for failing or refusing to pay or perform as you are in Dishonor in Default and are estopped. That no BAR actor may represent you because they are not licensed by the State to practice law. In addition, that I, as the Interpleader under Dispute of Ownership of Funds, may petition the court that the 100% of the CUSIP Court Registry funds belong to me.

Specifically, you will be deemed to have agreed to the following: that I may file a UCC-1 lien on the Note and the property as the collateral. That I am the source of the credit used to extend the credit. That you have no right to file a UCC-1 lien as you did not extend your own credit or money. That the UCC-1 lien stands superior to any equitable lien that you allege to have on the Note or the property. That you waive all defences and claims that the

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lien is bogus or frivolous.

Specifically, you will be deemed to have agreed to the following: that you shall accept payment in the form of either a promissory note and/or a bond, for full satisfaction and discharge of the loan to settle the account and close this commercial matter. That refusal of tender or dishonor of the note or bond is discharge to the extent of the amount of the tender and that no further payment is owed. That the outstanding debt has been discharged in full thereby reducing the account balance to \$0 zero. That you owe a refund for the tender if made in an amount over the account balance. That you will remove negative credit reporting you have reported to the credit agencies. That you will mail me a conveyance or lien release, the Deed, and the Title. That you are accepting this NOTICE as a full accord and satisfaction.

Specifically, you will be deemed to have agreed to the following: that you agree to accept and pay the Bill in Equity, which is due upon receipt (7 days grace period for return mail), and will be mailed to you monthly, until such time that the balance due is satisfied. That any late or unpaid balance will include a non-settlement penalty of \$100, plus 24% compounding interest [2% per month]. That I reserve all rights in law and equity to collect on the amount due, including, but not limited to; a court action, transferring/conveying/selling the Bill In Equity to a debt collection agency, and/or sending you an IRS 1099 C - Cancellation of Debt.

Specifically, you will be deemed to have agreed to the following: that any court appearance by me will be by Special Appearance only, and not generally. That I have reserved all my rights without prejudice and without recourse. That I am the Trustee, Principal Owner, Secured Party Creditor, and Real Party In Interest, in relation to my estate. That by my Special Appearance, I am not there to argue the law, the facts, the jurisdiction, or the venue. That by my Special Appearance the only subject matter before the court will be to adjust the account, setoff, settle, and discharge the liabilities and close the account.

Specifically, you will be deemed to have agreed to the following: that if you file any court action in regard the subject matter that I may send Notice to the court to immediately rule on the matter, prior to my Special Appearance, and to issue an Order that the claim was already settled, and issue a Summary Judgement, based on your failure to either pay and/or perform and/or your failure/refusal to provide the court with the Notices served to you, by the evidence I submit to the court. That I may Notice the court to issue a Default Judgement and request an award of damages in accordance with the Bill in Equity submitted to the court. That I may file a UCC-1 lien against your bank accounts and property and you waive all defences and claims that said lien is bogus or frivolous. That I may immediately file a Writ of Execution against your bank account(s). That I may immediately perform a Real Property Levy Writ of Sale to sell your property to satisfy the judgement lien.

Specifically, you will be deemed to have agreed to the following: that you shall provide the IRS 1099 OID in accordance with IRS Publication 1212, 938, and 550. That if you filed the IRS 1099 A you agree to provide a full refund on the grounds that you never sent me Notice that I abandoned the property. That if you fail or refuse to provide the 1099 OID or a refund, that I may file a tort claim against you. That the equity court shall issue an immediate Summary Judgement and Default Judgement against you. That by the court order I may immediately file a UCC-1 lien against your bank accounts and property and you agree to waive all defences and claims that the UCC-1 lien is bogus

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or frivolous. That I may immediately file a Writ of Execution against your bank account(s). That I may immediately perform a Real Property Levy Writ of Sale to sell your property to satisfy the judgement lien.

Specifically, you will be deemed to have agreed to the following: that you will file the appropriate Land Patent documents with the County Recorder and/or the Secretary of the Interior and pay to remove any liens or encumbrances that make me an obligor to pay property taxes. That you agree to file the Quit Claim Deed or Warranty Deed to transfer the Property to the Irrevocable Trust.

Specifically, you will be deemed to have agreed to the following: that you agree that for any attempt by you or your agent to foreclose on the property located at 2316 Lakeshore Ave, Apt 16, Oakland, California 94606. (Hereafter referred to as the "Property") you agree to pay my fee of \$100,000.00 per response to you, and any attempt, notice, or presentment, made by you or your agent. That in the event of successful foreclosure by you or your agent, that you will pay me punitive damages in the form of triple damages for the market value of the Property, plus \$10,000.00 per day, plus all court and attorney's costs and fees until the Property is returned to me. That you agree to waive all jurisdiction and appeals. That I may immediately file a Tort claim against you in the U.S. Court of Federal Claims or the U.S. Court of International Trade as well as to file criminal charges against you with the F.B.I and the United States Attorney General for violating 15 USC S 1; Trusts in restraint of trade illegal, 15 USC § 2 "Monopolizing trade a felony", and 18 USC § 371 Conspiracy to commit offense or to defraud United States, 28 USC 2041 "Deposit of moneys in pending or adjudicated cases", 18 USC 2073 "False entries and reports of moneys or securities" for continuing the case after discharge.

Specifically, you will be deemed to have agreed to the following: that you shall not place me on E-Check or TeleCheck, or any other private reporting systems. If you do, you agree to pay me \$10,000.00 per day until you provide certified proof of the records being deleted and Notice of rescission and deletion to every Person who you have sent Notice to or who has accessed said records.

Specifically, you will be deemed to have agreed to the following: that you agree that for any attempt by you or your agent to foreclose on the property that I may file an ex relatione criminal complaint on behalf of the UNITED STATES and the UNITED STATES DEPARTMENT OF THE TREASURY against the Service Provider's CFO, the Bank's CFO, the (REMIC) Trustee, and all BAR counsel. That the court CUSIP bond funds belong to me as the Interpleader. That said ex relatione criminal complaint is not bogus or frivolous as you are in breach of fiduciary duty UCC \S 3-307, have refused tender UCC \S 3-603(b) and agreed to discharge the full amount, and are in violation of 15 USC § 1; Trusts in restraint of trade illegal, 15 USC § 2 "Monopolizing trade a felony", and 18 USC § 371 Conspiracy to commit offense or to defraud United States, 28 USC 2041 "Deposit of moneys in pending or adjudicated cases", 18 USC 2073 "False entries and reports of moneys or securities" for continuing the case after discharge.

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Sincerely,

Theya Kandaratnam,

Miving woman Beneficiary,

Lender,

Creditor,

Secured Party, Real Party In Interest.

Without Prejudice, Without Recourse,

d/b/a THEYA KANGARATNAM

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EXHIBIT A

18 U.S. Code § 8 - Obligation or other security of the United States defined The term "obligation or other security of the United States" includes all bonds, certificates of indebtedness, national bank currency, Federal Reserve notes, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and cancelled United States stamps.

(June 25, 1948, ch. 645, 62 Stat. 685.)

National Bank Currency = Promissory Notes.

Guarantee Trust of New York v Hendwood, 59 S. Ct. 847 (1933), 307 US 847 (1939), [Footnote 1, 3] 384, 485 holds that 31 USC 5118 was enacted to remedy the specific evil of tying debt to any particular currency or requiring repayments in a greater number of dollars that promised. Since October 27, 1977 "there can be no requirement of repayment in legal tender either since legal tender was not loaned and repayment need only be made in equivalent kind: A negotiable instrument representing credit, i.e. an International Bill of Exchange." Or as otherwise stated; NO ONE TODAY CAN MAKE DEMAND IN PAYMENT IN ANY SPECIFC COIN OR CURRENCY!

I OBJECT to the demand to pay only in Federal Reserve notes. See MacLoed v Hoover, 159 La. 244 (1925); "Federal Reserve Bank notes good for money, unless specifically objected to. See also 34 Am. Jur. 2d § 60518, 38 Am. Jur. 2d Gifts § 87 and the MoneyNet Daily Transaction Log, for the credit pulled from my minor account, 31 CFR § 363.6, for the conversion to Federal Reserve notes. Produce the Log and the IRS 1099 OID.

Proof of bankruptcy by the use of fiat currency - there is no money! See UCC § 1-201(24) definition of "money" and the Affidavit of Walker Todd, Federal Reserve Bank of New York and Cleveland.

(24) "Money" means a medium of exchange currently authorized or adopted by a domestic or foreign government. The $\underline{\text{term}}$ includes a monetary unit of account established by an intergovernmental organization or by agreement between two or more countries.

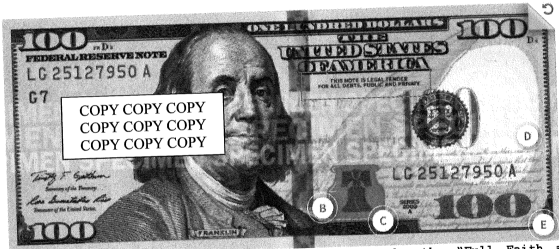
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Demand Note, "Redeemable in Lawful Money at the United States Treasury

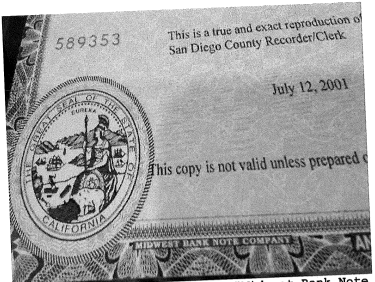
Department or at Any Federal Reserve Bank"



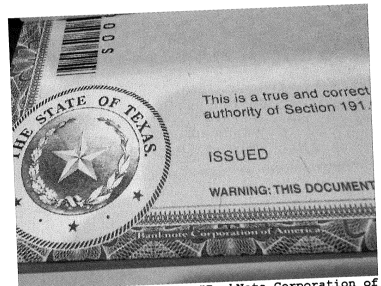
Federal Reserve Notes, Legal Tender: Backed only by the "Full Faith and Credit" of the United States [14th Amendment U.S. citizen's Birth Certificate BankNote Bond, minor account at 31 CFR \S 363.6, book entry credit]

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California Certificate of Live Birth: "Midwest Bank Note Company"



Texas Certificate of Live Birth: "BankNote Corporation of America"

31 U.S. Code § 3124 - Exemption from taxation

- (a) Stocks and obligations of the United States Government are exempt from taxation by a State or political subdivision of a State. The exemption applies to each form of taxation that would require the obligation, the interest on the obligation, or both, to be considered in computing a tax, except-
 - (1) a non-discriminatory franchise tax or another non-property tax instead of a franchise tax, imposed on a corporation; and
 - (2) an estate or inheritance tax.
- (b) The tax status of interest on obligations and dividends, earnings, or other income from evidences of ownership issued by the Government or an agency and the tax treatment of gain and loss from the disposition of those obligations and evidences of ownership is decided under the Internal Revenue

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Code of 1986 (26 U.S.C. 1 et seq.).

An obligation that the Federal Housing Administration had agreed, under a contract made before March 1, 1941, to issue at a future date, has the tax exemption privileges provided by the authorizing law at the time of the contract. This subsection does not apply to obligations and evidences of ownership issued by the District of Columbia, a territory or possession of the United States, or a department, agency, instrumentality, or political subdivision of the District, territory, or possession. (Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 945; Pub. L. 99-514, § 2, Oct. 22,

1986, 100 Stat. 2095.)

Article 1 Section 10 United States Constitution

No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make anything but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility. No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's [sic] inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States; and all such Laws shall be subject to the Revision and Control of the Congress. No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

31 CFR § 363.6 Minor and Minor Account

Minor means an individual under the age of 18 years. The term minor is also used to refer to an individual who has attained the age of 18 years but has not yet taken control of the securities contained in his or her minor account.

Minor account means an account that a custodian controls on behalf of a minor, that is linked to the custodian's primary account. (See §§ 363.10 and 363.27 for more information about minor accounts.)

UCC § 3-305 Defenses and Claims in Recoupment

- (a) Except as otherwise provided in this section, the right to enforce the obligation of a party to pay an instrument is subject to the following:
 - (1) a defense of the obligor based on (i) infancy of the obligor to the extent it is a defense to a simple contract, (ii) duress, lack of legal capacity, or illegality of the transaction which, under other law, nullifies the obligation of the obligor, (iii) fraud that induced the obligor to sign the $\underline{\text{instrument}}$ with neither knowledge nor reasonable opportunity to learn of its character or its essential terms, or (iv) discharge of the obligor in insolvency proceedings;
 - (2) a defense of the obligor stated in another section of this Article or a defense of the obligor that would be available if the person entitled to enforce the instrument were enforcing a right to payment under a simple contract; and

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- (3) a claim in recoupment of the obligor against the original payee of the <u>instrument</u> if the claim arose from the transaction that gave rise to the instrument; but the claim of the obligor may be asserted against a transferee of the instrument only to reduce the amount owing on the instrument at the time the action is brought.
- (b) The right of a holder in due course to enforce the obligation of a party to pay the instrument is subject to defenses of the obligor stated in subsection (a)(1), but is not subject to defenses of the obligor stated in subsection (a)(2) or claims in recoupment stated in subsection (a)(3) against a person other than the holder.
- (d) In an action to enforce the obligation of an accommodation party to pay an instrument, the accommodation party may assert against the person entitled to enforce the instrument any defense or claim in recoupment under subsection (a) that the accommodated party could assert against the person entitled to enforce the instrument, except the defenses of discharge in insolvency proceedings, infancy, and lack of legal capacity.
- (e) In a consumer transaction, if law other than this article requires that an instrument include a statement to the effect that the rights of a holder or transferee are subject to a claim or defense that the issuer could assert against the original payee, and the instrument does not include such a statement: (1) the instrument has the same effect as if the instrument included such a statement; (2) the issuer may assert against the holder or transferee all claims and defenses that would have been available if the instrument included such a statement; and (3) the extent to which claims may be asserted against the holder or transferee is determined as if the instrument included such a statement.
- (f) This section is subject to law other than this article that establishes a different rule for $\underline{\text{consumer transactions}}$.

12 USC & 266 State-chartered banks and other institutions as depositories of public money fiscal agents; duties

Banks, savings banks, and savings and loan, building and loan, homestead associations (including cooperative banks), and credit unions created under the laws of any State and the deposits or accounts of which are insured by a State or agency thereof or corporation chartered pursuant to the laws of any State may be depositaries of public money and may be employed as fiscal agents of the United States. The Secretary of the Treasury is authorized to deposit public money in any such institution, and shall prescribe such regulations as may be necessary to enable such institutions to become depositaries of public money and fiscal agents of the United States. Each

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such institution shall perform all such reasonable duties as depositary of public money and fiscal agent of the United States as may be required of it including services in connection with the collection of taxes and other obligations owed the United States.

(Pub. L. 95-147, §2(d), Oct. 28, 1977, 91 Stat. 1228.)

UCC § 3-311. ACCORD AND SATISFACTION BY USE OF INSTRUMENT.

- (a) If a person against whom a claim is asserted proves that (i) that person in good faith tendered an instrument to the claimant as full satisfaction of the claim, (ii) the amount of the claim was unliquidated or subject to a bona fide dispute, and (iii) the claimant obtained payment of the instrument, the following subsections apply.
- (b) Unless subsection (c) applies, the claim is discharged if the person against whom the claim is asserted proves that the instrument or an accompanying written communication contained a conspicuous statement to the effect that the instrument was tendered as full satisfaction of
- (c) Subject to subsection (d), a claim is not discharged under the claim. subsection (b) if either of the following applies:
 - (1) The claimant, if an organization, proves that (i) within a reasonable time before the tender, the claimant sent a conspicuous statement to the person against whom the claim is asserted that an <u>instrument</u> tendered as full satisfaction of a debt, are to be sent to a designated person, office, or place, and (ii) the instrument or accompanying communication was not received by that designated person, office, or place.
 - (2) The claimant, whether or not an organization, proves that within 90 days after payment of the <u>instrument</u>, the claimant tendered repayment of the amount of the instrument to the person against whom the claim is asserted. This paragraph does not apply if the claimant is an organization that that sent a statement complying with paragraph
 - (d) A claim is discharged if the person against whom the claim is asserted proves that within a reasonable time before collection of the instrument was initiated, the claimant, or an agent of the claimant having direct responsibility with respect to the disputed obligation, knew that the instrument was tendered in full satisfaction of the claim.

UCC § 3-601. DISCHARGE AND EFFECT OF DISCHARGE.

- (a) The obligation of a party to pay the instrument is discharged as stated in this Article or by an act or agreement with the party which would discharge an obligation to pay money under a simple contract.
- (b) Discharge of the obligation of a party is not effective against a acquiring rights of a holder in due course of the <u>instrument</u> without notice of the discharge.

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I HAVE ACCEPTED YOUR INSTRUMENTS. THEREFORE, I AM NOW THE HOLDER IN DUE COURSE.

UCC § 3-602. PAYMENT.

- (a) Subject to subsection (b), an <u>instrument</u> is paid to the extent payment is made (i) by or on behalf of a <u>party</u> obliged to pay the instrument, and (ii) to a <u>person entitled to enforce</u> the instrument. To the extent of the payment, the obligation of the party obliged to pay the instrument is discharged even though payment is made with knowledge of a claim to the instrument under Section <u>3-306</u> by another person.
- (b) Subject to subsection (e) a note is paid to the extent payment is made by or on behalf of a party obliged to pay the note to a person that formerly was entitled to enforce the note only if at the time of the payment the party obliged to pay has not received adequate notification that the note has been transferred and that payment is to be made to the transferee. A notification is adequate only if it is signed by the transferor or the transferee; reasonably identifies the transferred note; and provides an address at which payments subsequently can be made. Upon request, a transferee shall seasonably furnish reasonable proof that the note has been transferred. Unless the transferee complies with the request, a payment to the person that formerly was entitled to enforce the note is effective for purposes of subsection (c) even if the party obliged to pay the note has received a notification under this paragraph.
- (c) Subject to subsection (e), to the extent of a payment under subsections (a) and (b), the obligation of the party obliged to pay the instrument is discharged even though payment is made with knowledge of a claim to the instrument under Section $\underline{3-306}$ by another person.
- (d) Subject to subsection (e), a transferee, or any <u>party</u> that has acquired rights in the instrument directly or indirectly from a transferee, including any such party that has rights as a holder in due course, is deemed to have notice of any payment that is made under subsection (b) after the date that the note is transferred to the transferee but before the party obliged to pay the note receives adequate notification of the transfer.
- (e) The obligation of a party to pay the $\underline{\text{instrument}}$ is not discharged under subsections (a) through (d) if:
 - (1) a claim to the <u>instrument</u> under Section <u>3-306</u> is enforceable against the <u>party</u> receiving payment and (i) payment is made with knowledge by the payor that payment is prohibited by injunction or similar process of a court of competent jurisdiction, or (ii) in the case of an instrument other than a <u>cashier's check</u>, <u>teller's check</u>, or <u>certified check</u>, the party making payment accepted, from the person having a claim to the instrument, indemnity against loss resulting from refusal to pay the <u>person entitled</u> to enforce the instrument; or
 - (2) the person making payment knows that the <u>instrument</u> is a stolen instrument and pays a person it knows is in wrongful possession of the instrument.

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(f) As used in this section, "signed," with respect to a record that is not a writing, includes the attachment to or logical association with the record of an electronic symbol, sound, or process to or with the record with the present intent to adopt or accept the record.

UCC § 3-603. TENDER OF PAYMENT.

- (a) If tender of payment of an obligation to pay an $\underline{\text{instrument}}$ is made to a person entitled to enforce the instrument, the effect of tender is governed by principles of law applicable to tender of payment under a simple contract.
- (b) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an indorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.
- (c) If tender of payment of an amount due on an instrument is made to a person entitled to enforce the instrument, the obligation of the obligor to pay interest after the due date on the amount tendered is discharged. If presentment is required with respect to an instrument and the obligor is able and ready to pay on the due date at every place of payment stated in the instrument, the obligor is deemed to have made tender of payment on the due date to the person entitled to enforce the instrument.

DOES UCC § 3-307 APPLY IF YOU REFUSE TO PROCESS THE NOTE/BOND FOR FULL SATISFACTION AND TO SETTLE THE ACCOUNT?

UCC § 3-307. NOTICE OF BREACH OF FIDUCIARY DUTY.

- (a) In this section:
 - (1) "Fiduciary" means an agent, trustee, partner, corporate officer or director, or other representative owing a fiduciary duty with respect to an instrument.
 - (2) "Represented person" means the principal, beneficiary, partnership, corporation, or other person to whom the duty stated in paragraph (1) is owed.
- (b) If (i) an instrument is taken from a fiduciary for payment or collection or for value, (ii) the taker has knowledge of the fiduciary status of the fiduciary, and (iii) the represented person makes a claim to the instrument or its proceeds on the basis that the transaction of the fiduciary is a breach of fiduciary duty, the following rules apply:
 - (1) Notice of breach of fiduciary duty by the fiduciary is notice of the claim of the represented person.
 - (2) In the case of an $\underline{\text{instrument}}$ payable to the represented person or the fiduciary as such, the taker has notice of the breach of fiduciary duty if the instrument is (i) taken in payment of or as security for a debt known by the taker to be the personal debt of the fiduciary, (ii) taken in a transaction known by the taker to be for the personal benefit of the fiduciary, or (iii) deposited to an account other than an account of the fiduciary, as such, or an account of the represented person.

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- (3) If an $\underline{\text{instrument}}$ is $\underline{\text{issued}}$ by the represented person or the fiduciary as such, and made payable to the fiduciary personally, the taker does not have notice of the breach of fiduciary duty unless the taker knows of the breach of fiduciary duty.
- (4) If an $\underline{\text{instrument}}$ is $\underline{\text{issued}}$ by the represented person or the fiduciary as such, to the taker as payee, the taker has notice of the breach of fiduciary duty if the instrument is (i) taken in payment of or as security for a debt known by the taker to be the personal debt of the fiduciary, (ii) taken in a transaction known by the taker to be for the personal benefit of the fiduciary, or (iii) deposited to an account other than an account of the fiduciary, as such, or an account of the represented person.

FAILURE TO PERFORM WOULD CONSTITUTE RESTRAINT OF TRADE, WHICH IS COVERED BY:

15 USC § 1 Trusts, etc., in restraint of trade illegal; penalty

Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.

(July 2, 1890, ch. 647, §1, <u>26 Stat. 209</u>; Aug. 17, 1937, ch. 690, title VIII, <u>50 Stat. 693</u>; July 7, <u>1955</u>, ch. 281, <u>69 Stat. 282</u>; <u>Pub. L. 93-528</u>, §3, Dec. 21, 1974, 88 Stat. 1708; Pub. L. 94-145, §2, Dec. 12, 1975, 89 Stat. 801; Pub. L. 101-588, §4(a), Nov. 16, 1990, 104 Stat. 2880; Pub. L. 108-237, title II, §215(a), June 22, 2004, 118 Stat. 668.)

18 USC § 371 Conspiracy to commit offense or to defraud United States

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States, or any agency thereof in any manner or for any purpose, and one or more of such persons do any act to effect the object of the conspiracy, each shall be fined under this title or imprisoned not more than five years, or both.

If, however, the offense, the commission of which is the object of the conspiracy, is a misdemeanor only, the punishment for such conspiracy shall not exceed the maximum punishment provided for such misdemeanor.

(June 25, 1948, ch. 645, 62 Stat. 701; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

TAKE EQUITABLE NOTICE: Restraint of Trade claims are filed at the U.S. Court of Federal Claims or the U.S. Court of International Trade for restraint of trade.

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26 USC § 7701(a)(1, 30) : Person Defined

The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation.

TAKE NOTICE: I am not an "INDIVIDUAL". That is a grantor trust, with the USAG as the common law trustee, 50 USC § 4312, and legal title owner of the estate. I am Holder-In-Due-Course, holding both legal and equity title in relation to my estate. The Agency has been terminated.

- (30) United States Person The term "United States person" means-
- a citizen or resident of the <u>United States</u>,
- (B)
- a domestic partnership,
- (C)
- a domestic corporation,
- any estate (other than a <u>foreign estate</u>, within the meaning of paragraph
- (31)), and
- (E) any trust if-
- a court within the $\underline{\text{United States}}$ is able to exercise primary supervision over the administration of the trust, and
- one or more <u>United States persons</u> have the authority to control all substantial decisions of the trust.

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EXHIBIT B

18 U.S. Code § 1001. Statements or entries generally (False & Fictitious

Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully-

- (1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact;
- (2) makes any materially false, fictitious, or fraudulent statement or representation; or
- (3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry; shall be fined under this title, imprisoned not more than 5 years or, if the offense involves international or domestic terrorism (as defined in section 2331), imprisoned not more than 8 years, or both. If the matter relates to an offense under chapter 109A, 109B, 110, or 117, or section 1591, then the term of imprisonment imposed under this section shall be not more than 8 years.

15 USC § 1692e(2A)

(2) The false representation of-

the character, amount, or legal status of any debt

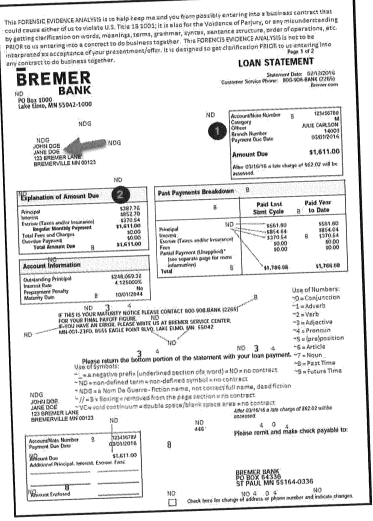
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FORENSIC EVIDENCE ANALYSIS

See attached documents referenced herein. This FORENSIC EVIDENCE ANLYSIS is to help keep me and you from possibly entering into a business contract that could cause either of us to violate 18 USC § 1001; it is also for the Voidance of Perjury, or any misunderstanding by getting clarification on words, meanings, terms, grammar, syntax, sentence structure, order of operations, etc. PRIOR to entering into a contract to do business together. This FORENSIC EVIDENCE ANALYSIS is not to be interpreted as acceptance of your presentment. It is designed to get clarification PRIOR to us entering into any contract to do business together.

IN RE: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013



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SYNTAX AND FORENSIC ANALYSIS GUIDE

[:Syntax analysis guide to attached documents- for [co]rrection:]



FLAG OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATIONS-PARSE-SYNTAX-GRAMMAR WITH THE CONTRACTING-PERSONS OF A CONTRACTUAL-POSTAL-COPORATION

Oakland, California [94606]

In your reply, For the voidance of perjury, use Correct Sentence Structure Communications, Parse, Syntax, Grammar.

This FORENSIC EVIDENCE ANALYSIS is to help keep me and you from possibly entering into a business contract that could cause either of us to violate 18 USC \S 1001; it is also for the Voidance of Perjury, or any misunderstanding by getting clarification on words, meanings, terms, grammar, syntax, sentence structure, order of operations, etc. PRIOR to us entering into a contract to do business together. This FORENCIS EVIDENCE ANALYSIS is not to be interpreted as acceptance of your presentment/offer. It is designed to get clarification PRIOR to us entering into any contract to do business together.

- conjunction 0.
- adverb 1
- verb (by modification) 2
- adjective 3
- pronoun 4
- (pre)position 5
- article 6
- 7 noun
- past time 8

For the claim of use quantum languages and violations by re-spondent: law violations are with this claim:

Symbol use with the correction.

= a negative prefix (underlined section of a word) = NO = no contract.

ND = non-defined terms = non defined symbol = no contract.

NDG = a Nom De Guerre - fiction name, not correct full name, dead fiction.

// = $\bf B$ = Boxing = removed from page section = no contract.

VC = void continuum = double space/blank space area = No contract

POTENTIAL ADDITIONAL USC LAW VIOLATIONS

Request for Admission FRCP 36: FRCP 26-E: Closure FRCP 9-B: Fraud by confession Knowledge and Stop-Correct-Wrongs. USCS 1986: Title 42: USCS § 1001 & 1002: false-statements Title 18: Fraud & Misleading Statements USCS § 1692E: Title 15: USCS § 78 ~ ff: Penalty: \$25,000,000 Title 15: Conspiracy-Civil, USCS § 1985-1: Title 42: Obstruction-evidence & Witness, USCS § 1985-2: Title 42:

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Depriving Evidence & Witness,
          USCS § 1985-3:
Title 42:
                             RICO
           USCS § 1961:
Title 18:
                             Coloring of the Laws = Ailing
          USCS § 242:
Title 18:
                             Criminal-Conspiracy = tort
          USCS § 241:
Title 18:
                             Criminal-Participation-Knowledge
          uscs § 3:
Title 18:
                             Personal Damages
          USCS § 1983:
Title 42:
                             Obstruction of the Law
          USCS § 1512:
Title 18:
                             Mail Fraud, Frauds and swindles
          USCS § 1341:
Title 18:
                             Fictitious name or address
           USCS § 1342:
Title 18:
                              Conspiracy
           USCS § 241:
Title 18:
                             Criminal Deprivation of Rights
            USCS § 242:
Title 18:
                             Loss of Jurisdiction by Collusion
            USCS § 1359:
                             Trusts in restraint of trade illegal
Title 28:
           uscs § 1:
Title 15:
                              Monopolizing trade illegal
                              Conspiracy to commit offense or defraud United
           uscs § 2:
Title 15:
Title 18:
          USCS § 371:
                              States
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USPS Tracking®

FAQs >

Tracking Number:

70222410000036314322

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Add to Informed Delivery (https://informeddelivery.usps.com/)

	Latest Update					
	Your item was delivered to an individual at the address at 10:47 am on February 20, 2024 in MINNEAPOLIS, MN 55402.					
	Get More Out of USPS Tracking:					
	USPS Tracking Plus®					
	Delivered Delivered, Left with Individual					
	MINNEAPOLIS, MN 55402 February 20, 2024, 10:47 am					
	See All Tracking History					
1	What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)					
	Text & Email Updates	\				
	USPS Tracking Plus®	~				
20000	Product Information	V				
	See Less ^					
Ti	rack Another Package					
***************************************	Enter tracking or barcode numbers					

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

5/3/2024, 10:46 Al

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Remove X

USPS Tracking®

FAQs >

Remove X

Tracking Number:

70222410000036314339

Сору

Track Another Package

Enter tracking or barcode numbers

Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update	
Your item was delivered to the front desk, reception area, or mail room at 12:11 pm on February 16, 2	2024 in COPPELL, TX 75019.
Get More Out of USPS Tracking:	
USPS Tracking Plus®	
Delivered Delivered, Front Desk/Reception/Mail Room	
COPPELL, TX 75019 February 16, 2024, 12:11 pm	
See All Tracking History	
What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)	
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See Less ^	

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

1 of 1

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5/3/2024, 10:47 A

USPS Tracking®

FAQs >

Remove X

Tracking Number:

70222410000036314346

Copy

Add to Informed Delivery (https://informeddelivery.usps.com/)

	Latest Update					
	Your item was delivered to the front desk, reception area, or mail room at 12:10 pm on February 15, 2024 in IRVINE, CA 92614.					
	Get More Out of USPS Tracking:					
	USPS Tracking Plus®					
	Delivered Delivered, Front Desk/Reception/Mail Room					
	IRVINE, CA 92614 February 15, 2024, 12:10 pm					
	See All Tracking History					
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Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

5/3/2024, 10:47 AM

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MERS MIN: 100039033123590196

NOTE

Kanagaratnam, Theya

May 24, 2013 [Date]

Oakland [City]

CA [State]

2316 Lakeshore Ave Apt 16 Oakland, CA 94606 [Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$804, 200.00 plus interest, to the order of the Lender The Lender is Quicken Loans Inc.

(this amount is called "Principal"),

I will make all payments under this Note in the form of cash, check or money order. I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

Interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly 2. INTEREST rate of

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments I will pay principal and interest by making a payment every month.

I will pay principal and interest by making a payment every month.

I will make my monthly payment on the 1St day of each month beginning on July 1, 2013 make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest before Principal If, on June 1, 2043 I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at P.O. Box 6577, Carol Stream, II. 60197

or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments My monthly payment will be in the amount of U.S. 1,450.55

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a 4. BORROWER'S RIGHT TO PREPAY "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a

payment as a Prepayment if I have not made all the monthly payments due under the Note. I may make a full Prepayment or partial Prepayments without paying a Prepayment charge. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

MAIL TISTATE FIXED RATE NOTE - Single Family - Family Mainfrieddio Mar, UNIFORM INSTRUMENT

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31 USC 5118d(1,2)

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other 5. LOAN CHARGES loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Helder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Propayment.

6. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments If the Note Holder has not received the full amount of any monthly payment by the end of Fifteen 5.000% or after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default

If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(F.) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by 7. GIVING OF NOTICES delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by delivering it or by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that

different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guaranter, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guaranter, surely or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

I and any other person who has obligations under this Note waive the rights of Presentment and Notice of Dishonor 9. WAIVERS "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

MULTISTATE FIXED RATE MOTE - Single Family - Fannie Mentfordelle Med UNIFORM ESTRUMENT SNP 8 Wolfers Niuwes Financies Setwicks

Mistee 50 USC 4312 28 USC 581(4)

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INCL

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the 10. UNIFORM SECURED NOTE Note Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts Lowe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lander may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender evereises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED. _(Scal) Bornwer _(Scal) ·Bomswar _(Scal) Bornwer (Scal) -Berrower (Seal) -Norrower (Seal) -Horrower (Seal) -Homower [Sign Original Only] MULTISTATE FIXED RATE NOTE - SINGIO FARRY - FRING MONET INCIDE MAIL UNIFORM INSTRUMENT UNIF 3 Wolfers Majoret Financial Services

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"-NO

Recording Requested By: SELENE FINANCE LP, as attorney in fact for U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association And When Recorded Mail To: ServiceLink Attn: Loan Modification Solutions 3220 El Camino Real Irvine, CA 92602

FOR YOUR RECORDS

[Space Above This Line For Recording Data].

Loan No.: 2005026956

MIN: 100039033123590196 COST P

Investor Loan No: 2117913

LOAN MODIFICATION AGREEMENT (Providing for Fixed Interest Rate)

This Loan Modification Agreement ("Agreement"), made this 13th day of September, 2022, between THEYA KANAGARATNAM, A SINGLE WOMAN ("Borrower"), SELENE FINANCE LP, as attorney in NOG fact for U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association ("Lender"), and Mortgage Electronic Registration Systems, Inc. ("MERS") ("Beneficiary"), amends and supplements (1) the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated May 24, 2013 and in the amount of \$304,200.00 and recorded on June 19, 2013 in Book, Volume, or Liber No. , at Page No. 2013215140), of the Official (Name of Records) Records of ALAMEDA, CALIFORNIA (County and State, or other Jurisdiction) and (2) the Note bearing the same date as, and secured by, the Security Instrument, which covers the real and personal property described in the Security Instrument and defined therein as the "Property", located at:

2316 LAKESHORE AVE APT 16, OAKLAND, CA 94606

[Property Address]

the real property described being set forth as follows: SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF:

MERS Phone: 1-888-679-6377

MERS Modified Form 3179 1/01 (Rev. 4/14) Loan Modification Agreement—Single Family —Fannie Mae Uniform Instrument Page 1 of 7 Modified for California 23702CA 04/08 Rev. 04/15 Rev. 04/21 The Compliance Source, Inc. ©2008-2021, The Compliance Source, Inc.

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In consideration of the mutual promises and agreements exchanged, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Note or Security Instrument):

- As of October 1, 2022, the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$289,820.29, consisting of the unpaid amount(s) loaned to Borrower by Lender plus any interest and other amounts capitalized.
- Borrower promises to pay the Unpaid Principal Balance, plus interest, to the order of Lender. Interest will be charged on the Unpaid Principal Balance at the yearly rate of 3.990%, from 2. October 1, 2022. Borrower promises to make monthly payments of principal and interest of U.S. \$1,209.47, beginning on the 1st day of November, 2022, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. The yearly rate of 3.990% will remain in effect until principal and interest are paid in full. If on October 1, 2062 (the "Maturity Date"), Borrower still owes amounts under the Note and the Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date.
- If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) 3. without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by the Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.

- Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all 4. payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, null and void, as of the date specified in paragraph No. 1 above:
 - all terms and provisions of the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable a) under the Note, including; and
 - all terms and provisions of any adjustable rate rider, or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security b) Instrument and that contains any such terms and provisions as those referred to in (a) above.
 - Borrower understands and agrees that:
 - All the rights and remedies, stipulations, and conditions contained in the Security Instrument relating to default in the making of payments under the Security Instrument a) shall also apply to default in the making of the modified payments hereunder.

MERS Modified Form 3179 1/01 (Rev. 4/14) MERS Phone: 1-838-679-6377 Loan Modification Agreement—Single Family—Faunie Mae Uniform Instrument Page 2 of 7 Modified for California 23702CA 04/08 Rev. 04/15 Rev. 04/21 ©2008-2021, The Compliance Source, Inc. The Compliance Source, Inc.

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- All covenants, agreements, stipulations, and conditions in the Note and Security b) Instrument shall be and remain in full force and effect, except as herein modified, and none of the Borrower's obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- Nothing in this Agreement shall be understood or construed to be a satisfaction or release c) in whole or in part of the Note and Security Instrument.
- All costs and expenses incurred by Lender in connection with this Agreement, including d) recording fees, title examination, and attorney's fees, shall be paid by the Borrower and shall be secured by the Security Instrument, unless stipulated otherwise by Lender.
- Borrower agrees to make and execute such other documents or papers as may be e) necessary or required to effectuate the terms and conditions of this Agreement which, if approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.

Borrower authorizes Lender, and Lender's successors and assigns, to share Borrower information including, but not limited to (i) name, address, and telephone number, (ii) Social Security Number, (iii) credit score, (iv) income, (v) payment history, (vi) account balances and activity, including information about any modification or foreclosure relief programs, with Third Parties that can assist Lender and Borrower in obtaining a foreclosure prevention alternative, or otherwise provide support services related to Borrower's loan. For purposes of this section, Third Parties include a counseling agency, state or local Housing Finance Agency or similar entity, any insurer, guarantor, or servicer that insures, guarantees, or services Borrower's loan or any other mortgage loan secured by the Property on which Borrower is obligated, or to any companies that perform support services to them in connection with Borrower's loan.

Borrower consents to being contacted by Lender or Third Parties concerning mortgage assistance relating to Borrower's loan including the trial period plan to modify Borrower's loan, at any telephone number, including mobile telephone number, or email address Borrower has provided to Lender or Third Parties.

By checking this box, Borrower also consents to being contacted by text messaging .

"MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate g) corporation that is acting solely as nominee for Lender and Lender's successors and assigns. MERS is the (Beneficiary) of record under the Security Instrument and this Agreement. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.

MERS Phone: 1-888-679-6377

f)

MERS Modified Form 3179 1/01 (Rev. 4/14) Loan Modification Agreement—Single Family—Fannie Mac Uniform Instrument Page 3 of 7 Modified for California 23702CA 04/08 Rev. 04/15 Rev. 04/21 The Compliance Source, Inc. ©2008-2021, The Compliance Source, Inc.

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By this paragraph, Lender is notifying Borrower that any prior waiver by Lender of Borrower's obligation to pay to Lender Funds for any or all Escrow Items is hereby revoked, and Borrower 6. has been advised of the amount needed to fully fund the Escrow Items. Date: 10 106/2022 Borrower ACKNOWLEDGMENT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of CA County of Alameda on 10/6/22 before me Julian Ualla , Notary Public personally appeared THEYA KANAGARATNAM who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to the within instrument, and acknowledged to me that he she they executed the same in his her their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon healf of which the person(s) acted executed the instrument.

the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

JULIAN WALLS Notary Public - California Contra Costa County Commission # 2377467 Comm. Expires Oct 5, 2025

(Seal)

Printed Name

My Commission Expires: 10/5/25

MERS Modified Form 3179 1/01 (Rev. 4/14) Loan Modification Agreement—Single Family—Fannie Mac Uniform Instrument MERS Phone: 1-888-679-6377 Page 4 of 7 Modified for California 23702CA 04/08 Rev. 04/15 Rev. 04/21 ©2008-2021, The Compliance Source, Inc. The Compliance Source, Inc.

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ACCEPTED AND AGREED TO BY THE OWNER	C. Book Trust National Association, not in its individual
SELENE FINANCE LP, as attorney in fact for U	S. Bank Trust National Association, not in its individual quisition Trust c/o U.S. Bank Trust National Association
capacity but solely as owner trustee for RCF 2 Ac	quistion itusi co cibi pana
By: Audithotham	-Lender Date of Lender's Signature
Assistant vice President	
· /	OWLEDGMENT
State of Florida §	
County of Duval §	contine areas areas or artine
The foregoing instrument was acknowledg	ed before me by means of physical presence or online by Tonya Higginbotham
notarization this president ACT 1 1 202	THE NICE I P. as atterney in fact for U.S. Bank Trust
National Association, not in its individual capaci	ty but solely as owner trustee for RCF 2 Acquisition Trust ware limited partnership, on behalf of the limited partnership, as identification.
He she is personally known to me or who has produ	as identification.
nesting is personally about to the	(NIMA (NIMA)
***************************************	Signature of Person Taking Acknowledgment Margo A Wise
Notary Public State of Florida	Margo A Wise
Margo A Wise My Commission GG 364376	Name Typed, Printed or Stamped
Expires 08/08/2023	Notary
	Title or Rank
	Serial Number, if any:
(Scal)	My Commission Expires:

MERS Phone: 1-888-679-6377 MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Fannie Mac Uniform Instrument

Loan Modification Agreement—Single Family—Fannie Mac Uniform Instrument

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The Compliance Source, Inc.



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OBLIGOR FOR TAXES?

EXHIBIT A

BORROWER(S): THEYA KANAGARATNAM, A SINGLE WOMAN

TND6

LOAN NUMBER: 2005026956 (USL P 7

LEGAL DESCRIPTION:

STATE OF CALIFORNIA, COUNTY OF ALAMEDA, AND DESCRIBED AS FOLLOWS:

TAX ID NUMBER(S): 023-0415-036 LAND SITUATED IN THE CITY OF OAKLAND IN THE COUNTY OF ALAMEDA IN THE STATE OF CA PARCEL ONE: AN UNDIVIDED 4.2% INTEREST AS TENANT IN COMMON IN AND TO TRACT 4135, FILED APRIL 2, 1979, IN BOOK 110, PAGE 5, OF MAPS, IN COMMON IN AND TO TRACT 4135, FILED APRIL 2, 1979, IN BOOK 110, PAGE 5, OF MAPS, ALAMEDA COUNTY RECORDS. EXCEPTING THEREFROM, UNIT 1 TO 16, BUILDING 2316 AND UNITS 1 TO 6, BUILDING 2324, AS SHOWN ON THE CONDOMINIUM PLAN ATTACHED AS UNITS 1 TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS TO EXHIBIT D TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS TO THACT MAP 4135, REFERRED TO IN PARCEL ONE, A CONDOMINIUM PROJECT, RECORDED TRACT MAP 4135, REFERRED TO IN PARCEL ONE, A CONDOMINIUM PROJECT, RECORDED AREAS AS SHOWN ON THE CONDOMINIUM EASEMENTS FOR PARKING AREAS AND STORAGE AREAS AS SHOWN ON THE CONDOMINIUM PLAN. PARCEL THREE: AN EXCLUSIVE EASEMENT TO USE PARKING AREA NO. P-6, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. PARCEL FOUR: AN EXCLUSIVE EASEMENT TO USE STORAGE SPACE NO. S-16, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. COMMONLY KNOWN AS: 2316 LAKESHORE AVE APT 16, OAKLAND, CA 94606

Parcel ID Number: 023-0415-036-00 ALSO KNOWN AS: 2316 LAKESHORE AVE APT 16, OAKLAND, CA 94606

* State the remedy for the Land Patent.

MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Fannie Mae Uniform Instrument MERS Modified Form 3179 1/01 (Rev. 4/14)

Loan Modification Agreement—Single Family—Fannie Mae Uniform Instrument MERS Modified Form 3179 1/01 (Rev. 4/14)

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The Compliance Source, Inc.

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Recording Requested By: See 'Return To:' name

Return To: Return 10: Document Management Quicken Loans Inc. 1050 Woodward Ave Detroit, ML 48226-1906

(G.C. 27361.7) Substitution of legible organa's: I declare under penalty of perjury that this handwritten or typewritten legible copy is a true copy of the original page(s). 6/17/12

Ca

Prepared By: Sara Davis

color of Law / beed "
where is The Land Patent?

57870875

[Space Above This Line For Recording Data]

3312359019

DEED OF TRUST

MIN 100039033123590196

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

(A) "Security Instrument" means this document, which is dated together with all Riders to this document.

May 24, 2013

(B) "Borrower" is Theya Kanagaratnam, a single woman

Presentment? Acceptance?

Borrower's address is 2316 Lakeshore Ave Apt 16 , Oakland, CA 94606

. Borrower is the trustor under this Security Instrument.

(C) "Lender"is Quicken Loans Inc., MML 5357

Lender is a organized and existing under the laws of Corporation the State of Michigan

CALIFORNIA-Single Family-Fannie Mass/Freddie Mac UNIFORM INSTRUMENT WITH MERS

Form 3005 1/01

2626734890 Wolfers Kluwer Financial Services

VMP 8-64(CA) (0711)

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	icr's address is 1050 Woo	dward Ave. Detr	oit. MI 48226	-1906	•
Lond	cr's address is 1000 noo	onus a service of Cali	fornia. Inc.		
(B) (E) actin und add (F) The Hu Pa	"Trustee" is TSI Title "MERS" is Mortgage Ele ng solely as a nominee for this Security Instrume ress and telephone number "Note" means the promise. Note states that Borrower indred and 00/100 \$ \$804,200,00 yments und to pay the debt) "Property" means the property	company of Call etropic Registration S r Lender and Lender's nt. MERS is organized of P.O. Box 2026, Flin ory note signed by Bor owes Lender Three) plus interest. Bor in full not later than reporty that is describe	ystems, Inc. MERS successors and as d and existing under m, MI 48501-2026, to rower and dated Hundred Four T rower has promised June 1, 7 ed below under the	el. (RRR) 679-MERS. May 24, 2013 housand Two to pay this debt in regul 2043 heading "Transfer of R repayment charges and	Doltars ar Periodic lights in the late charges
A	in under the place, and an a	or ' Courseless Ins	seuncet that are ex-	scuted by Borrower. T	PG 10HOAMR
R [Adjustable Rate Rider Balloon Rider VA Rider	XX Condominium Ri Planned Unit De Biweekly Payme	der velopment Rider int Rider	Second Home Rider 1-4 Family Rider Other(s) [specify] 981 Attached	xhebit A
31184(1,2)	(J) "Applicable Law" in ordinances and administrate non-appealable judicial op (K) "Community Association or similar orga (L) "Flectronic Funds Teheck, draft, or similar instrument, computer, or er credit an account. Sumachine transactions, transfers. (M) "Escrow Items" met (N) "Miscellaneous Proby any third party (other damage to, or destructivable and/or condition of (O) "Mortgage Insurate Loan. (P) "Periodic Payment Note, plus (ii) any amon	inions. tion Dues, Fees, and on Borrower or the mization. ransfer" means any paper instrument, whi magnetic tape so as to the term includes, but ansfers initiated by ans those items that are ceeds" means any com than insurance process on of, the Property; (ce in lieu of condemn f the Property means insurance "means insurance "means the regularly ints under Section 3 of	Assessments" means Property by a contransfer of funds, or instruct, or a is not limited to, putelephone, wire transfer described in Section pensation, settlements paid under the condemnation or ation; or (iv) mister protecting Lender agreements amount de this Security Instruction.	s all dues, fees, assessing andominium association of their than a transaction of their than a clectronic termination of their transfers, and automated at 3. Int. award of damages, a overages described in Section of all or oresentations of, or one gainst the nonpayment of their taking of all or oresentations of, or one gainst the nonpayment of their feet (i) principal and ment.	nents and other homeowners originated by inal, telephonic litution to debit automated teller d clearinghouse or proceeds paid ection 5) for: (i) any part of the issions as to, the of, or default on, interest under the
	Q03312359019 0233 249 CALIFORNIA Single Fami VMP *-6A(CA) (0711)	Mad (Me 数 1 mal t) 1 mm 0215 y:Farmie Hae/Freddie Ma	Page 2 of 15	NENT WITH MERS	Form 3005 1/01

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(Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X (74 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard m mis accounty instrument. Reports a report to an requirements and restrictions that are imposted in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage

(R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

The beneficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenints and agreements under this Security Instrument and the Note For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County of

[Type of Recording Juristiction]

County of [Name of Recording Amisdiction]

[Type of Recording Amisdiction]

[Name of Recording Amis

023 -0415-036 Parcel ID Number: 2316 Lakeshore Ave Apt 16 Oak land

which currently has the address of [Sirror]

(Civil. California 94606

[Zip Code]

TOGETHER WITH all the improvements now or hereafter crected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title Security Instrument, but, if necessary to comply with law or to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument. Instrument.

RORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances

CALIFORNIA-Single Family-Famile Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS

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of record. Borrower warrants and will defend generally the title to the Property against all claims and

of record. Borrower warrants and will defend generally the file to the croperty against at Courts and demands, subject to any ensumbrances of record.

THIS SECURITY INSTRUMENT combines miform covenants for national use and non-uniform covenants with limited varietions by jurisdiction to constitute a uniform security instrument covering real

DNIFORM COVENANTS. Berrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges.

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges.

Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note. Borrower shall also pay funds for Escrow Items of the following to the nation of the section 3. Payments due under the Note and this Security Instrument under the Note or this security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or selected by Lender. (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or selected by Lender. (b) cash; (c) cretified check, bank check, treasurer's check or selected by Lender. (c) cretified check, bank check, treasurer's check or selected by Lender. (c) cretified check, bank check, treasurer's check or selected by Lender when received at the location designated in the Note or at the Note of the Note of

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment or partial payment insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current. Lender may accept any payment or partial payment in the time such payments are insufficient to bring the Loan current. Lender may accept any payment or perfect to the time such payment are payments in the future. But Lender is not obligated to apply such payments at the time such payment to bring interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring interest on unapplied funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding the loan current of the funds and the funds and the funds of the funds will be applied to the outstanding the loan current of the funds and the funds and the funds of the funds and the

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument; and then to reduce the principal balance of the Note.

If I ander remaining a payment from Barranger for a deliment Pariodic Payment which includes a

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment on an be from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment on an be from Borrower to the repayment of the Periodic Payments is applied to the full payment of one or paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any amplication of payments, incurance proceeds, or Miscellaneous Proceeds to principal due under

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrew Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Institution as a lieu or encumbrance on the Property; (b) leasehold payments or ground reats on the Property, if any; (c) lieu or encumbrance on the Property; (b) leasehold payments or ground reats on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrew Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrew Items." At origination or at any time during the term of the Loan, Lender may require that Community Items." At origination or at any time during the term of the Loan, Lender may require that Community Items. "At origination or at any time during the term of the Loan, Lender may require that Community Items." And assessments, if any, be escrowed by Borrower, and such dues, fees, and Assessments, if any, be escrowed by Borrower, and such dues fees and assessments that be an Escrow Items shall pay Lender the Tunds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items at any time. Any such waiver may only be obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be

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GALIFORNIA Single Family-Farmie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS VMP # -6A(CA) (0/11)

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in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable

The Funds shall be held in an institution whose deposits are insured by a federal agency. Law. instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the CACLYVAL Funds as required by RESPA.

If there is a surplus of Funds held in eserow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA. Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 mouthly payments. If there is a deficiency of Funds held in excrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency is accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund

to Borrower any Funds held by Lender.

4. Charges: Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the tien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the

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lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or more of the actions set forth above in this Section 4.

reporting service used by Lender in connection with this Loan. 5. Property Insurance. Bostower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Lean. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower. Borrower's equity in the Property, or the contents of the Property, against any risk, not protect Borrower. Borrower's equity in the Property, or the contents of the Property, against any risk, not protect Borrower hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from

Lender to Borrower requesting payment

All insurance policies required by Lender and renewals of such policies shall be subject to Londer's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding foan balance. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the

Note up to the amount of the outstanding loan balance. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender Lender may make proof of loss if not made promptly by Borrower Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with

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the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance Section 2. claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating

circumstances exist which are beyond Borrower's control. 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause. Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause

8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.

9. Protection of Lender's interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Burrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property Lender's actions can include, but are not limited to: (a) paying any sums secured by a lieu which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable

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attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptey proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Londer may take action under this Section 9, Londer does not have to do so and is not under any duty or obligation to do so. It is narread that Londer incurs no liability for not taking any or all under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the payment lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that Lender agrees to the merger in writing. previously provided such insurance and Borrower was required to make separately designated payments previously provided such insurance and normower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available. available. Borrower shall continue to pay to Lender the amount of the separately designated payments that available. Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Lean is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or carnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an incurrent substantial by Lender again becomes available is obtained, and Lender requires provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance. Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance in effect, and the provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Morigage

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the

previous unit on actinate of heavest takes a state of the insurers liss in exchange tot a start of the preintings paid to the insurer, the arrangement is often termed "captive reinsurance." Further

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

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(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were uncarned at the time of such cancellation or

11. Assignment of Miscellaneous Proceeds; Forfeiture, All Miscellaneous Proceeds are hereby termination.

assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to bold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursament or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2 applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market the excess, if any, paid to Borrower. value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial greater man to amount of the sums secured by this Secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction:

(a) the total amount of the sums secured immediately before the multiplied by the following and the land of the Broadta

multiplied by the following fraction: (a) the total amount of the sums secured inamediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower. In the event of a partial taking, destruction, or loss in value of the Property immediately before the partial taking, destruction, or loss in value is less than the value of the sums secured immediately before the partial taking, destruction, or loss in value, unless amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless aborrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given. Lender is authorized

exposing rary (as orimed in the next semence) oriers to make an award to seme a craim in damages. Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the collect and apply this Security Instrument, whether or not then due. "Opposing Party" means the third party that some Personal Party and action in that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in 11 "Commercial

Botrower shall be in default if any action or proceeding, whether civil or carrinal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred expectation as occurred expectation as occurred expectation as occurred. dismissed with a ruling that, in Lender's judgment, procludes forfeiture of the Property or other material dismissed with a ruling that, in Lender's judgment, procludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of a property of a plaint for degree of the property of the proceeds of the property of the procedure of the procedure of the proceeds of the procedure of the p any award or claim for damages that are attributable to the impairment of Lender's interest in the Property

are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be

applied in the order provided for in Section 7 12. Borrower Set Released; Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender

CALIFORNIASingle Family Famile Maei Freddie Mac UNIFORM INSTRUMENT WITH MERS

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to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against of any successors in finerest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or Bostower of any successors in interest of Bostower. They torocarance by Lender in exercising any right of remedy including, without limitation, Lender's acceptance of payments from third persons, entities of Successors in Interest of Bostower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy. 31 USC 5182 11,2

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"); (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the Security Instrument, (b) is not personally obligated to pay the sums secured by this Security Instrument, (c) agrees that I ender and any other Borrower can agree to extend modify forbear or Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain co-signer's consent. all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges, Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Londer may not charge

fees that are expressly prohibited by this Security Instrument or by Applicable Law

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then (a) any such loan charge shall be reduced by the amount necessary to reduce the permitted limits, then (a) any such toan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a avaiver of any right of action Borrower with have arising out direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge

15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address shall be the Property Address uniess Appucable Law expressly requires otherwise, the notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifics a procedure for reporting Borrower's change of address through that specified procedure, change of address then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any netice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument. Instrument.

CALIFORNIA-Single Family-Famile Mase/Freddie Mac UNIFORM INSTRUMENT WITH MERS missie. The Page 10 of 15 VMP # -6A(CA) (0711)

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16. Governing Law; Severability; Rules of Construction. This Scentity Instrument shall be governing Law; Severability; Rules of Construction, This Scentry Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be sitent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given affect without the conflicting provision

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument. 18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18. Interest in the Property means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or eserow agreement, the intent of which is the transfer of title by Rorrower at a future date to a purchaser

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18

20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Romower, A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA

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requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join, or he joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Londer has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must clapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this puragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing aspestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

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31 USC 5118(4)(1,2)

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Rorrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of u default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, I ender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by Applicable Law, Lender shall be entitled to collect all expenses incurred to pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and casts of title evidence.

H Lender invokes the power of sale, Lender shall execute or cause Truster to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee shall cause this notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall mail copies of the notice as prescribed by Applicable Law to Borrower and to the other persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale, Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Lender may charge such person or persons a reasonable fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law. If the fee charged does not exceed the fee set by Applicable Law, the fee is conclusively presumed to be reasonable.

24. Substitute Trustee. Lender, at its option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Leader and recorded in the office of the Recorder of the county in which the Property is located. The instrument shall contain the name of the original Lender. Trustee and Borrower, the book and page where this Security Instrument is recorded and the name and address of the successor trustee. Without conveyance of the Property, the successor trustee shall succeed to all the title, powers and duties conferred upon the Trustee herein and by Applicable Law. This procedure for substitution of trustee shall govern to the exclusion of all other

provisions for substitution 25. Statement of Obligation Fee. Lender may collect a fee not to exceed the maximum amount permitted by Applicable I aw for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California.

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The undersigned Borrower requests that a copy of any Notice of Default and any Notice of Sale under this Security Instrument be mailed to the Borrower at the address set forth above. A copy of any Notice of Default and any Notice of Sale will be sent only to the address contained in this recorded request. If the Borrower's address changes, a new request must be recorded.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

Witnesses:

Theya Kengash	Theya Kanagaratnam 15/24/2013 (Scal) Theya Kanagaratnam Bornwer
	(Scal) -Barrawer
(Scal) -liotrower	(Scal) -Borrower
(Seal) -Borrower	-Bonower
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CALFORNIASING'S Family-Fannie Mae/Freddie Mae UNIFORM INSTRUMENT WITH MERS
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State of California County of Allameda

May 24, 2013

Theya Kanagaratnam. a single woman

proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official scal.



STEVEN POSIN Commission # 2011463 Notary Public - California San Francisco County My Comm. Expires Mar 11, 2017

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obligor for encombrances for property Taxes?

EXHIBIT A - LEGAL DESCRIPTION

Tax Id Number(s): 023-0415-036

Land Situated in the City of Oakland in the County of Alameda in the State of CA

PARCEL ONE:

....

AN UNDIVIDED 4.2% INTEREST AS TENANT IN COMMON IN AND TO TRACT 4135, FILED APRIL 2, 1979, IN BOOK 110, PAGE 5, OF MAPS, ALAMEDA COUNTY RECORDS.

EXCEPTING THEREFROM, UNIT 1 TO 16, BUILDING 2316 AND UNITS 1 TO 6, BUILDING 2324, AS SHOWN ON THE CONDOMINIUM PLAN ATTACHED AS EXHIBIT D TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS TO TRACT MAP 4135, REFERRED TO IN PARCEL ONE, A CONDOMINIUM PROJECT, RECORDED APRIL 4, 1979, SERIES NC. 79-062227, OFFICIAL RECORDS.

ALSO EXCEPTING THEREFROM, EASEMENTS FOR PARKING AREAS AND STORAGE AREAS AS SHOWN ON THE CONDOMINIUM PLAN REFERRED TO IN PARCEL ONE

PARCEL TWO:

UNIT 16, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN.

PARCEL THREE:

AN EXCLUSIVE EASEMENT TO USE PARKING AREA NO. P-6, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN.

PARCEL FOUR

AN EXCLUSIVE EASEMENT TO USE STORAGE SPACE NO. 5-16, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN.

Commonly known as: 2316 Lakeshore Ave Apt 16, Oakland, CA 94606

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CONDOMINIUM RIDER

May, 2013 24th day of THIS CONDOMINIUM RIDER is made this and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to Quicken Loans Inc.

"Lender") of the same date and covering the Property described in the Security Instrument

and located at:

2316 Lakeshore Ave Apt 16 Oakland. CA 94606

The Property includes a unit in, together with an undivided interest in the common elements of, a condominium project known as: Li Keshare View [Property Address]

[Name of Condominium Project]

(the "Condominium Project"). If the owners association or other entity which acts for the Condominium Project (the "Owners Association") holds title to property for the benefit or use of its members or shareholders, the Property also includes Borrower's Interest in the Owners Association and the uses, proceeds and benefits of Borrower's interest.

CONDOMINIUM COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. CondominiumOhligations. Borrower shall perform all of Borrower's obligations under the Condominium Project's Constituent Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominium Project; (ii) by-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.

B. Property Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy on the Condominium Project which is satisfactory to Lender and which provides insurance coverage in the amounts (including deductible levels), for the periods, and against loss by fire, hazards included within the term "extended coverage," and any other hazards, including, but not limited to, earthquakes and floods, from which Lender requires insurance, then: (i) Lender waives the provision in

MULTISTATE CONDOMINIUM RIDER - Single Family - Fannie Mae/Freddie Mac UNIFORM 2626734908

INSTRUMENT

Form 3140 1/01 Wolters Kluwer Financial Services

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Section 3 for the Periodic Payment to Lender of the yearly premium installments for property Insurance on the Property; and (ii) Borrower's obligation under Section 5 to maintain property insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners Association policy.

What Lender requires as a condition of this waiver can change during the term of the

Borrower shall give Lender prompt notice of any lapse in required property insurance

coverage provided by the master or blankel policy In the event of a distribution of property insurance proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit or to common elements, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender for application to the sums secured by the Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

C. Public Liability Insurance, Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in

form, amount, and extent of coverage to Lender.

D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property, whether of the unit or of the common elements, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrument as

E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with provided in Section 11. Lender's prior written consent, either partition or subdivide the Property or consent to: (i) the abandonment or termination of the Condominium Project, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain; (ii) any amendment to any provision of the Constituent Documents if the provision is for the express benefit of Lender; (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender

F. Remedies. If Borrower does not pay condominium dues and assessments when due, then Lender may pay them. Any amounts disbursed by Lender under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to

Borrower requesting payment.



MULTISTATE CONDOMINIUM RIDER - Single Family - Fannie Mae/Freddle Mac UNIFORM Initials: TK Form 3140 1/01 Page 2 of 3 INSTRUMENT VMP *- 4R (0810)

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BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Condominium Rider. _ (Seal) GL/24/2013 (Seal) -Borrower -Borrower _(Seal) -Borrower _(Seal) -Borrower _(Seal) _(Seal) -Borrower -Borrower _(Seal) _(Seal) -Borrower -Borrower 903312339019 0233 230 0303
MULTISTATE CONDOMINIUM RIDER - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT VMP -- 4R (0810) Page 3 of 3

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FROM:

THEYA KANAGARATNAM On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave #16 Oakland, California [94606]

TO:

US BANK c/o John Stern, CFO 800 Nicollet Mall Minneapolis, MN 55402-7014

CERTIFED MAIL RESTRICTED DELIVERY 7022 2410 0000 3631 4377

CC:

SELENE FINANCE c/o Robert Lay, CFO 3501 Olympus Blvd., Suite 500 Dallas, TX 75019

CERTIFED MAIL RESTRICTED DELIVERY 7022 2410 0000 3631 4421

CC:

MTC FINANCIAL INC, DBA TRUSTEE CORPS c/o Rande Johnsen, CFO 17100 Gillette Ave Irvine, CA 92614 ********* CERTIFED MAIL RESTRICTED DELIVERY 7022 0410 0001 1888 9027

DATE: February 27, 2023

NON-NEGOTIABLE NOTICE OF RESCISSION FOR CAUSE RE:

IN REPLY TO: ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

ACTUAL AND CONSTRUCTIVE LEGAL NOTICE UCC §§ 1-201(b) (1) (2) (3) (24) (25) (26) (27)

Page 1

PRESENTED IN GOOD FAITH UCC § 1-201(20), § 1-202, § 1-203

FRCP Rule 36 "Request for Admission" Silence is Acquiescence

**************************** TAKE NOTICE: I, theya: kanagartnam, a sentient moral being, Rescission the original 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013 including every copy, bearing my signature, wet ink or electronic, THEYA KANAGARATNAM, or by any derivatives, for cause.

I willingly, knowingly, voluntarily, intentionally and intelligently perform this act and deed.

I made a <u>mistake</u> Creating, Signing, and Presenting the original 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

There was no Full Disclosure that was easily understandable by a normal person.

The bank/lender never disclosed to me that I had an option to either ACCEPT OR Pay their Presentment. That I could use an accord and satisfaction to settle and discharge the loan with my own Promissory Note or Bond.

The bank/lender did not fully disclose the source of the credit was my minor account at 31 CFR § 363.6.

The bank/lender made it appear as if they were loaning me their own money.

The bank/lender never signed the Note.

The bank/lender is engaged in restraint of trade by restricting access to my [trust] credit, in violation of 15 USC § 1, and conspiracy to commit offense and defraud the United States, in violation of 18 USC § 371 and then claiming that I have to pay the bank/lender back for extending me my own credit.

The bank/lender did not disclose the REMIC and CUSIP for the Note and did not provide me with the IRS 1099 OID as required by IRS Publication 1212, 938, 550 to file with my taxes for the Tax Class 5 Gift and Estate Class forms. I believe they may have filed the 1099 A and embezzled the property. I never abandoned the property and never received a refund.

The bank/lender did not adjust the account, setoff/offset, and discharge the Public Charges using the exemption in accordance with Public Policy. The bank is concealing the liabilities and off-balance sheet ledger where I am the Creditor, Beneficiary, and equity title owner.

I signed the contract as a $\underline{\text{minor}}$ in the nature of 31 CFR § 363.6 and therefore lacked the knowledge and contractual capacity to enter into any valid contracts in regard to accessing the credit in my minor account.

Page 2

Therefore, I now repent of my sins.

Proverbs 6:1-5: "My son, if thou be surety for thy friend, if thou hast stricken thy hand with a stranger, 2 Thou art snared with the words of thy mouth, thou art taken with the words of thy mouth. 3 Do this now, my son, and deliver thyself, when thou art come into the hand of thy friend; go, humble thyself, and make sure thy friend. 4 Give not sleep to thine eyes, nor slumber to thine eyelids. 5 Deliver thyself as a roe from the hand of the hunter, and as a bird from the hand of the fowler"

Proverbs 11:15: "He that is surety for a stranger shall smart for it: and he that hateth suretiship is sure."

See Attachment

1. 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date

Living woman Theya Kanagaratnam Beneficiary,

Lender,

Creditor,

Secured Party,

Real Party In Interest,

Without Prejudice,

Without Recourse,

d/b/a THEYA KANAGARATNAM

Page 3

MERS MIN: 100039033123590196

NOTE

3312359019 Kanagaratnam, Theya

Oak land [City]

CA [State]

2316 Lakeshore Ave Apt 16 Oakland. CA 94606 [Property Address]

1. BORROWER'S PROMISE L promise to pay U.S. \$ 304, 200.00 In return for a loan that I have plus interest, to the order of the Lender The Lender is Quicken Loans Inc.

(this amount is called "Principal"),

I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

Interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly of 3.990%.

The interest rate required by this Section a is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will make my monthly payment on the 15th day of each month regioning on 111 y 1, 2013. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest before Principal. If, on 1, 2043, I still owe amounts under this Note. I will now those amounts in fair. that date, which is called the "Maturity Date."

I will make my monthly payments at P.O. Box 6577, Carol Stream, II. 60197

a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. \$ 1,450.55

4. BORROWER'S RIGHT TO PREPAY

yment of Principal only is known as a I have the right to make payments of Principal at any time before they are inc. A "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing the I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the No

The Note Holder will use my I may make a full Prepayment or partial Prepayments without paying a Prepayme Prepayments to reduce the amount of Principal that I owe under this Note. However the lotte Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the monthly payment unless the Note Holder agrees in writing to those changes.

PULLISTATE FIXED RATE NOTE - Single Family - Family Most Freddie Mas, UNIFORM INSTRUMENT

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applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other charges collected at to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from an obsequence by the amount necessary to reduce the energy to the Pole Holder may choose to make this refund by reducing the which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the incipal owe under this refer or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated incipal owe under this refer or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated Principal as a partial Prepayment.

BORTOWER'S FAILURE TO PAY AS REQUIRED

If the Note Holder has no received the full amount of any monthly payment by the end of Fifteen after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be calendar days 5.000% or my overdul payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

If I do not pay the fait amount of each roomthly payment on the date it is due, I will be in default.

te Holder may send me a written notice telling me that if I do not pay the overdue amount by a (C) Notice of Default If I am in default, the Y certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means

an in default, the Note Holder does not require me to pay immediately in full as described (D) No Waiver By No Hold above, the Note Holder will still have the right to do of if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required my to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. expenses include, for example, reasonable attorneys fee

Unless applicable law requires a different pethod, any notice that must be given to me under this Note will be given by Unless applicable law requires a different pethod, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me a the Property Address above or at a different address if I give the Note delivering it or by mailing it by first class mail to me a the Property Address above or at a different address if I give the Note delivering it or by mailing it by first class mail to me a the Property Address above or at a different address if I give the Note delivering it or by mailing it by first class mail to me a the Property Address above or at a different address if I give the Note delivering it or by mailing it by first class mail to me a the Property Address above or at a different address if I give the Note delivering it or the Property Address above or at a different address if I give the Note delivering it or the Property Address above or at a different address if I give the Note delivering it is property. 7. GIVING OF NOTICES

Any notice that must be given to the Note Holds, under the Note will be given by delivering it or by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if 1 am given a notice of that

different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person the is a guaranter, surety or endorser of this Note is also obligated to do these things. Any person who takes over the codigations, including the obligations of a guaranter, surety also obligated to keep all of the confiscs made in this Note. The Note Holder may enforce its rights or endorser of this Note, is also obligated to keep all of the confiscs made in this Note. The Note Holder may enforce its rights or endorser of this Note against each person individually or against all of us together. This means that any one of us may be required to make this Note. pay all of the amounts owed under this Note.

I and any other person who has obligations under the Note waive the rights of Presentment and Notice of Dishonor Presentment means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor means the 9. WAIVERS right to require the Note Holder to give notice to other persons that amounts due have not been paid. ##### TK PERM (2803) 00 Page 2 8

MULTISTATE FIXED RATE NOTE - Single Family - Fannis M 97/P 2 Windows KI 8 In Kluwer Financial Services 12359019 0140 747 0303

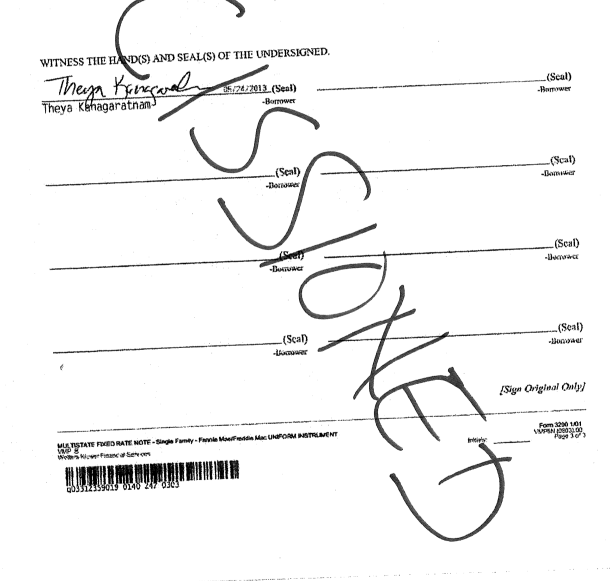
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This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as the Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as Note, protects are Note; polar from possible losses which might result if I do not keep the premises which I make in this Note, protects are Note; polar from possible losses which might result if I do not keep the premises which I make in this terminant loss in the security I have been determined to the Research of the Research in the Research is said as transferred for if Research is all an acres and of the Research is any Interest in the Research is said as transferred for if Research is

Call or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Leader if such exercise is prohibited by Applicable Law.

towever, this option shall not be exercised by Lender it such exercise is prohibited by Apphendic Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall give a period of not less this 30 days from the date the notice is given in accordance with Section 15 fixthin which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these us prior to the expiration of this period, Lender may invoke any remedies permitted by this Security nment without further notice or demand on Borrower.



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Recording Requested By: SELEND TINANCE LP, as attorney in fact for U.S. Bank Trust National ssociation, not in its individual scity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Associa And When Recorded Mail To: ServiceLink Attn: Loan Modificat 3220 El Camino Real Irvine, CA 92602 n Solutions

FOR YOUR RECORDS

[Space Above This Line For Recording Data]_

Loan No.: 2005026956 .

MIN: 100039033123590196

35957

Investor Loan No: 2117913

LOAN MODIFICATION AGREEMENT (Providing for Fixed Interest Rate)

This Loan Modification Agreement ("Agreement"), made this 13th day of September, 2022, between THEYA KANAGARATNAM, A SINGLE WOMAN ("Borrower"), SELENE FINANCE LP, as attorney in fact for U.S. Bank Trust National Association, not in its Individual spacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association ("Lender"), and Mortgage Electronic Registration Systems, Inc. ("MERS") ("Beneficiary"), anends and supplements (1) the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), lated May 14, 2013 and in the amount of \$304,200.00 and recorded on June 19, 2013 in Book, Volume, or Liber No. 2013215140), of the Official (Name of Records) Records of ALAMEDA, CALIFORNIA (County and State, or other Jurisdiction) and (2) the Note bearing the same date as, and secured by the Security Instrument which or other Jurisdiction) and (2) the Note bearing the same date as, and secured by, the Security Instrument, which covers the real and personal property described in the Security Instrument and defined therein as the "Property", located at:

2316 LAKESHORE AVE APT 16, OAKLAND, CA 94606

[Property Address]

the real property described being set forth as follows:
SEE EXHIBIT "A" ATTACHED HERETO AND MADE A DART HEREOR.

MERS Phone: 1-888-679-6377

igle Family—Famile Mae Uniform Instru on Modification Agreeme The Compliance Source, Inc.

Page 1 of 7 Modified for Califor

d Form 3179 1/01 (Rev. 4/14) 23702CA 64/08 Rev. 04/15 Rev. 04/21 2021. The Compliance Source, Inc.

of the mutual promises and agreements exchanged, the parties hereto agree as follows e contrary contained in the Note or Security Instrument): ig anything

- As of October 1, 2022, the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$289,820.29, consisting of the unpaid amount(s) loaned to Borrower by Lender plus any interest and other amounts capitalized.
- ower promises to pay the Unpaid Principal Balance, plus interest, to the order of Lender. est will be charged on the Unpaid Principal Balance at the yearly rate of 3.990%, from ober 1, 2022. Borrower promises to make monthly payments of principal and interest of U.S. 09.47, beginning on the 1st day of November, 2022, and continuing thereafter on the same Int of each succeeding month until principal and interest are paid in full. The yearly rate of any or each succeeding month until principal and interest are paid in full. If on October 1, 2062 3.996% will remain in effect until principal and interest are paid in full. If on October 1, 2062 (the "Maty any Date"), Parrower still owes amounts under the Note and the Security Instrument, as amended by this Agreement, Porrower will pay these amounts in full on the Maturity Date.
- If all or any part of the Property or any interest in the Property is sold or transferred (or if is not a natural person and a beneficial interest in Borrower is sold or transferred) 3 ender's prior written consent, Lender may require immediate payment in full of all sums the Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted without further notice or demand on Borrower. by the Security Instrum

- Borrower also will comply with all other ovenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all navnests of taxes. Borrower also will comply with all other 4. payments that Borrower is caligated to make under the Security Instrument; however, the payments use notioned is congain to make unuer the security instrument; nowever, the following terms and provisions are forever canceled, null and void, as of the date specified in paragraph No. 1 above:
 - all terms and provisions of the Note and Security Instrument (if any) providing for, or adjustment in the rate of interest payable implementing, or relating to, any change under the Note, including; and
 - all terms and provisions of any adjustable rate rider, or other instrument or document that is affixed to, wholly or partially incorporated into the part of, the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) b) ahove.
- Borrower understands and agrees that:
 - nditions contained in the Security All the rights and remedies, stipulations, an Instrument relating to default in the making of payments shall also apply to default in the making of the modified rity Instrument

diffied Form 3179 1/81 (Rev. 4/14) MERS Phone: 1-888-679-6377 MERS Medified Form 3179 1/01 California 23702CA 04/08 Rev. 04/15

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b)

All covenants, agreements, stipulations, and conditions in the Note and Security Instrument shall be and remain in full force and effect, except as herein modified, and none of the Borrower's obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.

Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument.

All costs and expenses incurred by Lender in connection with this Agreement, including recording fees, title examination, and attorney's fees, shall be paid by the Borrower and shall be secured by the Security Instrument, unless stipulated otherwise by Lender.

- e) Borrower agrees to make and execute such other documents or papers as may be necessary or required to effectuate the terms and conditions of this Agreement which, if approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.
- f) Barrower authorizes Lender, and Lender's successors and assigns, to share Borrower information including, but not limited to (i) name, address, and telephone number, (ii) Social Security Number, (iii) credit score, (iv) income, (v) payment history, (vi) account balances and activity, including interestion about any modification or foreclosure relief programs, with Third Parties that can assist Lender and Borrower in obtaining a foreclosure prevention alternative, or otherwise provide support services related to Borrower's loan. For purpose, of this section, Ahird Parties include a counseling agency, state or local Housing Finance Agency or similar entity, any insurer, guarantor, or servicer that insures, guarantees, or services Borrower's loan or any other mortgage loan secured by the Property on which Borrower is obligated, or to any companies that perform support services to them in connection with Borrower's loan.

Borrower consents to being contacted by Lender or Third Parties concerning mortgage assistance relating to Borrower's loan including the trial period plan to modify Borrower's loan, at any telephone number, including mobile telephone number, or email address Borrower has provided to Lender or Third Parties.

By checking this box, Borrower also consents to being contacted by text messaging .

g) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely a nominee for Lender and Lender's successors and assigns. MERS is the (Beneficiary) of record under the Scourity Instrument and this Agreement. MERS is organized and existing under the Agreement, and has an address and telephone number of P.O. Box 2026, Fint, MI 8501-2026, tel. (888) 679-MERS.

MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Famile Mac Uniform Instrument

Page 3 of 7 Modified for Califor

MF is Modified Form 3179 1/61 (Rev. 4/14) Housin 237944 & 04/08 Rev. 64/15 Rev. 04/21

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By this paragraph, Lender is notifying Borrower that any prior waiver by Lender of Borrower's obligation to pay to Lender Funds for any or all Escrow Items is hereby revoked, and Borrower dvised of the amount needed to fully fund the Escrow Items. Date: 10 106/2022 There Kana THEYA JANAGARATNAM Borrowe ACKNOWLEDGMENT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of CA County of Alameda I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. JULIAN WALLS Notary Public - California Contra Costa County Commission # 2377467 Printed Nan My Comm. Expires Oct 5, 2025 My Commission Expires: (Seal) MERS Phone: 1-883-679-6377 1/01 (Bev. 4/14) Loan Modification Agreement The Compliance Source, Inc.

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ACCEPTED AND AGREED TO BY THE C	-t for U.S. Bank Trust National Association, not in its individual
1 1/h	CF 2 Acquisition Trust c/o U.S. Bank Trust National Association
By: Tonya Higginbotham	-Lender Date of Lender's Signature
Assistant Vice President	
State of Florida	ACKNOWLEDGMENT 8
State of Florida County of Duval	48
The foregoing instrument was acknowledge	owledged before me by means of ☐ physical presence or ☐ online
notarization vitis Presiden OCT 1	
c/o II & Rank Trust National Association.	capacity but solely as owner trustee for RCF 2 Acquisition Trust a Delaware limited partnership, on behalf of the limited partnership.
He she is personally known to me or who ha	s produced as identification.
	Signature of Basely Taking Acknowledgment
Notary Public State of Florida Margo A Wiss	Signature of Person Taking Acknowledgment Margo A Wise
My Commission GG 364376 Expires 08/08/2023	Name Typed, Printed or Stamped Notary
······································	Title or Rank
	Serial Number, if any:
(Seal)	My Commission Expires:
	•
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MERS Phone: 1-888-679-6377	
Lean Medification Agreement—Single Family—Fa The Compliance Source, Inc.	anic Mac Uniform Instrument MERS Modified Form 3179 1/01 (Rev. 4/14) Page 5 of 7 Modified for California 23702CA 04/03 Rev. 04/15 Rev. 04/21
Vite Charlemann was so and	23008-2321, The Compliance Source, Inc.
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MERS	14	Tonya Higginbotham Assistant Secretary	
Modelage Electronic Registration S	stems, Inc., as nominee for	SELENE FINANCE LP, as	
Modegage Electronic Registration Statement of Modern Market From the Bank Trust as owner trustee for RCF 2 Acquisit successors and assigns	ion Trust c/o U.S. Bank Tr	est National Association, its	
	ACKNOWILEDO	TMENT	
State of Florida	ACIONAL	69 69	
County of The foregoing instrument	was acknowledged before	me by means of physical presence or online by Tonya Higginbotham by Periodration Systems, Ide. as nominee for	
SELENE MANCE LP, as atten	mey in fact for U.S. Bank	Trust National Association, not in its individual	
successors and assigns, a Delaw who has produced		the corporation. He sine is personally known to me or identification.	
	Signature	of Person Taking Acknowledgment Margo A Wise	
Notary Public State of Florids Margo A Wise My Commission GG 364376 Exprise 08/08/2023	Note:		
S S Expanse of Expanse	Title and	mber, if any:	
(Scal)	My Court	nission Expires:	
			·
MERS Phone: 1-888-679-6377 Loan Modification Agreement - Single	Family Famile Mas Uniform	DEERS Modified Form 3179 1/01 (Rev. 4/14) Market Ser California 23762/CA 04/08 Rev. 04/15 Rev. 04/12	
The Compliance Source, Inc.	Page 6 e	©2008-2021, The Compliance Source, Inc.	
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EXHIBIT A

BOTROWER(S): THEYA KANAGARATNAM, A SINGLE WOMAN

LOAN NUMBER: 2005026956

EGAL DESCRIPTION:

STATE OF CALIFORNIA, COUNTY OF ALAMEDA, AND DESCRIBED AS FOLLOWS:

TAX IN NUMBER(S): 023-0415-036 LAND SITUATED IN THE CITY OF OAKLAND IN THE COUNTY OF ALANCIDA IN THE STATE OF CA PARCEL ONE: AN UNDIVIDED 4.2% INTEREST AS TENANT IN COMMON IN AND TO TRACT 4135, FILED APRIL 2, 1979, IN BOOK 110, PAGE 5, OF MAPS, ALAMEDA COUNTY RECORDS. EXCEPTING THEREFROM, UNIT 1 TO 16, BUILDING 2316 AND UNITS 1 TO 6, BUILDING 334, AS SHOWN ON THE CONDOMINIUM PLAN ATTACHED AS UNITS 1 TO 6, BUILDING 2214, AS SHOWN ON THE CONDOMINIUM PLAN ATTACHED AS EXHIBIT D TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS TO TRACT MAP 4135, REFERRED TO BY PARCEL ONE, A CONDOMINIUM PROJECT, RECORDED APRIL 4, 1979, SERIES NC. 79-0622 27, OFFICIAL RECORDS. ALSO EXCEPTING THEREFROM, EASEMENTS FOR PARKING AREAS AND STORAGE AREAS AS SHOWN ON THE CONDOMINIUM PLAN REFERRED TO IN PARCEL ONE. PARCEL TWO: UNIT 16, BUILDING 2316, AS SHOWN ON SAID CONDOMINUM PLAN. PARCEL THREE: AN EXCLUSIVE EASEMENT TO USE PARKING AREA NO. P-6, BUILDING 236, AS SHOWN ON SAID CONDOMINUM PLAN. PARCEL FOUR: AN EXCLUSIVE EASEMENT TO USE STORAGE SPACE NO. S-16, BUILDING 2316, AS SHOWN ON SAID CONDOMINUM PLAN. COMMONLY KNOWN AS: 2316 LAKESHORE AVE APT 16, OAKLAND, CA 94606

Parcel ID Number: 023-0415-036-00 ALSO KNOWN AS: 2316 LAYESHORE AVE APT 16, OAKLAND, CA 94686

MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family.—Fannie Mae Uniform Instrument The Compliance Source, Inc.

Ged Form 3179 (01 (Rev. 4/14) A 04/08 Rev. 04/15 Rev. 04/21

FROM:

THEYA KANAGARATNAM On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave #16 Oakland, California [94606]

TO:

US BANK c/o John Stern, CFO 800 Nicollet Mall Minneapolis, MN 55402-7014 CERTIFED MAIL RESTRICTED DELIVERY 7022 2410 0000 3631 4377

CC: SELENE FINANCE c/o Robert Lay, CFO 3501 Olympus Blvd., Suite 500 Dallas, TX 75019 ---CERTIFED MAIL RESTRICTED DELIVERY 7022 2410 0000 3631 4421

MTC FINANCIAL INC, DBA TRUSTEE CORPS c/o Rande Johnsen, CFO 17100 Gillette Ave Irvine, CA 92614 ********** CERTIFED MAIL RESTRICTED DELIVERY 7022 0410 0001 1888 9027

DATE: February 27, 2024

NON-NEGOTIABLE NOTICE OF ACCEPTANCE RE:

IN REPLY TO: ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

ACTUAL AND CONSTRUCTIVE LEGAL NOTICE UCC §§ 1-201(b) (1) (2) (3) (24) (25) (26) (27)

Page 1

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PRESENTED IN GOOD FAITH UCC § 1-201(20), § 1-202, § 1-203

FRCP Rule 36 "Request for Admission" Silence is Acquiescence

I indicate my acceptance of your offer by my signature and date.

- I do not argue the facts, jurisdiction, law, or venue.
- I request that you adjust and setoff all Public Charges by the exemption in accord with Public Policy.
- I request discharge.
- If a coupon/voucher was supplied, the accepted value shall mean the entire amount of the obligation [not a partial payment]. The account shall be setoff, settled, and closed.
- If a Promissory Note or Bond is tendered to you, I again, request that you adjust the account, setoff, and discharge the liabilities, close the account, and return any amount in excess of the balance due to me.

Please respond within <u>five (5) days</u> from the date you receive this **NON-NEGOTIABLE NOTICE OF ACCEPTANCE**. Dishonor may result if you fail to respond and comply.

See Attachment ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

Sincerely,

Date:

living woman Beneficiary,

Lender,

Creditor,

Secured Party, Real Party In Interest,

Without Prejudice, Without Recourse,

d/b/a THEYA KANAGARATNAM

Page 2

MERS MIN: 100039033123590196

NOTE

3312359019 Kanagaratnam, Theya

May 24, 2013 (Date)

Oak land [City]

CA (State)

2316 Lakeshore Ave Apt 16 Oakland. CA 94606 [Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$304,200.00 plus interest, to the order of the Lender The Lender is Quicken Loans Inc.

(this amount is called "Principal"),

I will make all payments under this Note in the form of cash, check or money order.

cansfer and who is I understand that the Lender may transfer this Note. The Lender or anyone who takes entitled to receive payments under this Note is called the "Note Holder."

Interest will be charged on unpaid principal until the full amount of Principal has been poid. I will pay interest at of 3.990%. 2. INTEREST

or 3.550%.

The interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section of the interest rate required by this Section 2 is the rate I will pay both before and offer any default described in Section 2.

3. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making a payment every another. I will make my monthly payment on the 1st. by of each meanth toginging on the charges described below that I make these payments every month until I have paid all the principal and interest and any other charges described below that I may own under this Note. Each monthly payment will be applied as at its scheduled dip suit and will be applied to interest before Principal. If, on June 1, 2043, Lefttl are amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date"

that date, which is called the "Maturity Date."

re Principal. If, on June 1, 2043 . Left of amounts under this Note, Lovel pay those amounts in full on date, which is called the "Maturity Date."

I will make my monthly payments at P.O. Box 6577. Capal Stream W 50197.

(B) Amount of Monthly Payments

eru.s. \$ 1,450.55 My monthly payment will be in the amount

4. BORROWER'S RIGHT TO PREPAY

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate the propayment.

payment as a Prepayment if I have not made all the monthly payments due under the Note.

I may make a full Prepayment or partial Prepayments without paying a Prepayment charge. The Note Holder will Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may appropriate to reduce the amount of Principal that I owe under this Note. Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment or reduce the Prepayment amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

MILTISTATE FIXED RATE NOTE - Single Family - Family MakeFreddio Mac UNIFORM INSTRUMENT VMP 8

2626734883

Form 3200 1/0 VMP5N (0803) 0

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If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other 5. LOAN CHARGES loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

6. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments If the Note Holder has not received the full amount of any monthly payment by the end of Fifteen ealendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default

If I am in default, the Note Holder may send me a written notice telling me that if I do no pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Waiver By Note Holder

Even if, at a time when 1 am in default, the Note Holder does not require the pay immediately in full a

above, the Note Holder will still have the right to do so if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the expenses include, for example, reasonable attorneys' fees

7. GIVING OF NOTICES

Unless applicable law requires a different method any police that must be given to me mader this Note will be given by delivering it or by mailing it by first class mail to me at the Projects Address bove or a statisficant address.

Any notice that must be given to the Note Field.

delivering it or by mailing it by first class mail to me at me very large and the delivering it or by mailing it by first Holder a notice of my different address.

Any notice that must be given to the lote Holder under this store will be given by delivering it or by mailing it by first Any notice that must be given to the lote Holder at the address stated in Section 3(a) above or at purifying address if I amorive a notice of that class mail to the Note Holder at the address stated in Section 3(a) above or at purifying address if I amorive a notice of that different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a goaranter, affectly organizer of this Note, also obligated to do these things. Any person who akes over these obligations, including the obligations of a grantine, surely also obligated to these things. Any person who akes over these obligations, including the obligations of a grantine, surely also obligated to keep all of the promises made in this Note. The Note Holder may enforce its right or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its right of under this Note against each person individually or against all of us together. This means that any one of up may be required to may all of the amounts owed under this Note. pay all of the amounts owed under this Note.

I and any other person who has obligations under this Note valve the rights of Presentment and Notee of Dishonor 9. WAIVERS "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Jushonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid

359019 Oran 707 0203

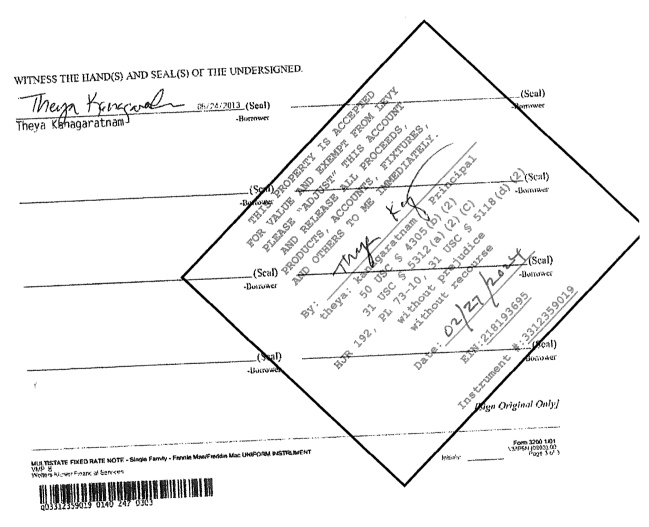
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10. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Mortgage. Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as Note Holder this Note. Holder from possible losses which might result if I do not keep the promises which I make in this this Note, pretects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full Note. That Security Instrument describes how and under what conditions are described as follows:

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.



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Recording Requested By: SELENE FINANCE LP, as attorney in fact for U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association And When Recorded Mail To: ServiceLink Attn: Loan Modification Solutions 3220 El Camino Real Irvine, CA 92602

FOR YOUR REGORDS

-[Space Above This Line For Recording Data]-

Loan No.: 200 6026956

MIN: 200039033123590196

3585 Investor Loan No: 2117913 LOAN MODIFICATION AGREEMENT (Providing for Fixed Interest Rate)

This Loan Modification Agreement ("A recement"), made this 14th day of September, 2022, between THEYA KANAGARATNAM, A SINGLE YOMAN ("Borrower"), SELENE FINANCE LP, as aftorney in fact for U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association ("Lender"), and Mortgage Electronic Registration Systems, Inc. ("MERS") ("Beneficiary"), amends and supplements (1) the Mortgage Deeds of Trust, or Security Deed (the "Security Instrument"), dated May 24, 2013 and in the amount of \$334,200,00 and recorded on June 19, 2013 in Book, Volume, or Liber No.

No. 2013215140), of the Official (Name of Records) Records of ALAMEDA, CALIFORNIA (County and State or other Jurisdiction) and (2) the Note bearing the same date as, and secured by the Security Instrument which covers the real and personal property described in the Security Instrument and defined therein as the "Property", located at:

2316 LAKESNORE AVE APT 16, OAKLAND, CA 94606

[Property Address]

the real property described being set forth as follows: SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF:

MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Fannie Mae Uniform Instrum The Compliance Source, Inc.

MERS Modified Form 3179 /01 (Rev. 4/14) for California 23702CA 04/08 Rev. 04/15 Rev. 04/21 ©2008-2021, The Compliance Source, Inc.

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In consideration of the mutual promises and agreements exchanged, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Note or Security Instrument):

- As of October 1, 2022, the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$289,820.29, consisting of the unpaid amount(s) loaned to Borrower by Lender plus any interest and other amounts capitalized.
- Borrower promises to pay the Unpaid Principal Balance, plus interest, to the order of Lender. Interest will be charged on the Unpaid Principal Balance at the yearly rate of 3.990%, from 2 October 1, 2022. Borrower promises to make monthly payments of principal and interest of U.S. \$1,209.47, beginning on the 1st day of November, 2022, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. The yearly rate of 3.990% will remain in effect until principal and interest are paid in full. If on October 1, 2062 (the "Maturity Date"), Borrower still owes amounts under the Note and the Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date.
- If all or any part of the Property or any interest in the Property is said or ransferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold a transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums 3. secured by the Security Instrument.

If Lender exercises this option, Lender shall give Borrower dottee of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lendermay thrower any remedies permitted by the Security Instrument without further notice or demand on Horrower.

- Borrower also will comply with all other oversants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreement of make all payments of taxes, insurance premiums, assessments, escrew items, impounds, and all other payments that Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, full and void, as of the date specified in paragraph No. 1 above:

 a) all terms and provisions of the Nots and Security. 4.

 - g terms and provisions are forever canceled, mill and void, as of the hat specified in No. 1 above:

 all terms and provisions of the Note and Security Assument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note, including; and

 all terms and provisions of any adjustable rate rider, or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) above. b)
- Borrower understands and agree 5.
 - All the rights and remedies, stipulations, and conditions companed in the Security Instrument relating to default in the making of payments under the Security Instrument shall also apply to default in the haking of the modified payments hereunder. a)

Loan Modification Agreement—Single Family—Famile Mac Uniform Instrume
The Compliance Source, Inc.

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- All covenants, agreements, stipulations, and conditions in the Note and Security Instrument shall be and remain in full force and effect, except as herein modified, and b) none of the Borrower's obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. c)
- All costs and expenses incurred by Lender in connection with this Agreement, including recording fees, title examination, and attorney's fees, shall be paid the Borrower and d) shall be secured by the Security Instrument, unless stipulated otherwise by
- Borrower agrees to make and execute such other documents or papers as may be necessary or required to effectuate the terms and conditions of this Agreement which, if e) approved and accepted by Lender, shall bind and inure to the heirs, executors,
- necessary or required to effectuate the terms that the heirs approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.

 Borrower authorizes Lender, and Lender's necessors and assigns, to share Borrower information including, but not limited to 1) times address, and telephone number, (ii) credit score, (iv) income, (v) payment history, (vi) account Social Security Number, (iii) credit score, (iv) income, (v) payment history, (vi) account balances and activity, including information about any medification or foreclosure relief balances and activity, including information about any medification or foreclosure relief browers, with Third Parties that an assist Lender and Borrower in obtaining a programs, with Third Parties that provide support services felated to foreclosure prevention alternatives or otherwise provide support services felated to foreclosure prevention alternatives or similar entity, any insurer, guarantor, or state or local Housing Duarties Agency or similar entity, any insurer, guarantor, or servicer that insures, parametes or services Berrower's loan or any other mortgage loan servicer that insures, parametes or services Berrower's loan or any other mortgage loan servicer that insures, parameters or services Berrower's sobligated, or to any companies that perform support services to them in connection with Borrower is obligated. f)

report services to them in connection with Bortous support services to them a connection with Bortous support services to being contacted by Lender of Whird Patries concerning mortgage or relating to Borrower's loan including the trial period plan to modify er's loan, at any telephone number, including mobile telephone number, or email Borrower g assistano ',ö'. **Borrot**

By checking his box, Borrower also consents to being contacted by text messaging

"MERS" is Mortage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as nominee for Lender and Lender's successors and corporation that is acting solely as nominee for Lender and Lender's successors and corporation that is acting solely as nominee for Lender and Lender's successors and corporation that is acting the laws of Belgium and has an Agreement. MERS is organized and existing under the laws of Belgium and has an g) Agreement. MERS is organized and existing under the laws of Delaware, and has en address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.

MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Fannie Mae Uniform Instrumen The Compliance Source, Inc.

MERS Modified Form 3179 1/91 (Rev. 4/14) California 23702CA 04/08 Rev ©2008-2021, The Comp

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obligation to pay to Lender Funds for any or all Escrow Items is hereby revoked, and Borrower has been advised of the amount needed to fully fund the Escrow Items. Date: 10 106/2022 Theye Kana THEYA ANAGARATNAM Borrower ACKNOWLEDGMENT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness accuracy, or va that document State of CA County of Alameda personally appeared THEYA KANAGARATNAM who proved to the original of the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to the winn instrument, and acknowledged to me that he sail the same in his best their authorized capacity (so), and that by the gentier signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PENJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal. WITNESS my hand and official seal. JULIAN WAL S Notary Public - Cali Contra Costa County Commission # 237746 Printed Name My Comm. Expires Oct 5, 2025 My Commission Expires: 10 (Seal) MERS Phone: 1-888-679-6377

Loan Modification Agreement—Single Family—Fannic Mac Uniform Instrument
Page 4 of 7 Modification Compilance Source, Inc. 1/01 (Rev. 4/14) MERS Modified Form 317 California 23702CA 04/08 R ©2008-2021, The Com

By this paragraph, Lender is notifying Borrower that any prior waiver by Lender of Borrower's

6.

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ACCEPTED AND AGREED TO BY THE OWNER AND HOLDER OF SAID NOTE SELENE FINANCE LP, as attorney in fact for U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association Date of Lender's Signature Tonya Higginbotham Assistant Vice President -Lender ACKNOWLEDGMENT State of Florida County of __Duval_ The foregoing instrument was acknowledged before me by means of physical presence or online by Tonya Higginbotham

Of SELENETINANCE LP, as attorney in fact for U.S. Bank Trust notarization this President National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association, a Delaware limited partnership; on behalf of the himsed partnership. Hoshe'is personally known to me or who has produced dentification. Signature of Notary Public State of Florida Margo A Wise My Commission GG 364376 Expires 08/08/2023 Margo A My Countision Expires: Name Typed, Printed or The life of the li BERT RUNDER BERT 1328612 *Ecologie (Seal) 305(0) \$ 137 1 1EC PRODUCTS. Salu dilikas Address of the state of the sta 40 USC 37370 MERS Modified Form 3179 197 (Rev. 4/14) MERS Phone: 1-888-679-6377 Loan Modification Agreement-The Compliance Source, Inc. Single Family—Fannie Mac Uniform Instrument
Page 5 of 7 Modified or California 23702CA 04/08 Rev ©2008-2021, The Comp



MERS	\mathcal{L}	,)	Tonya Higginbotham
Mariano	Onsu	Vhs.	Assistant Secretary
M. J. The The	Doministration Quete	me Inc. as nomin	e for SELENE FINANCE LP, as
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as owner trustee	e for RCF 2 Acquisition	Trust c/o U.S. Bar	ik Trust National Association, its
successors and	assigns		
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MERS Phone: 1-	888-679-6377 on Agreement—Single Fami	ly—Fannie Mae Unifi	nerror madified Form 3179 Ltd (Rev. 4/14)
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EXHIBIT A

BORROWER(S): THEYA KANAGARATNAM, A SINGLE WOMAN

LOAN NUMBER: 2005026956

LEGAL DESCRIPTION:

STATE OF CALIFORNIA, COUNTY OF ALAMEDA, AND DESCRIBED AS FOLLOWS:

TAX ID NUMBER(S): 023-0415-036 LAND SITUATED IN THE CITY OF OAKLAND IN THE COUNTY OF ALAMEDA IN THE STATE OF CA PARCEL ONE: AN UNDIVIDED 4.2% INTEREST AS TENANT IN COMMON IN AND TO TRACT 4135, FILED APRIL 2, 1979, IN BOOK 110, PAGE 1 OF MAPS, ALAMEDA COUNTY RECORDS. EXCEPTING THEREFROM, UNIT 1 TO 16, BUYLDING 2316 A UNITS 1 TO 6, BUILDING 2324, AS SHOWN ON THE CONDOMINIUM PLAN ATTACHED AS EXHIBIT D TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS TO TRACT MAP 4135, REFERRED TO IN PARCEL ONE, A CONDOMINIUM ROJECT, RECORDS APRIL 4, 1979, SERIES NC. 79-862227, OFFICIAL RECORDS. ALSO EXCEPTING THEREFROM, EASEMENTS FOR PARKING AREAS AND STORAGE AREAS AS SHOWN ON THE CONDOMINIUM

PLAN REFERRED TO IN PARCEL ONE. PARCEL TWO: UNIT 15 BEILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. PARCEL THREE: AN EXCLUSIVE EASEMENT TO USE PARKING AREA NO. P-6, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. PARCEL FOUR: AN AREA NO. P-6, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. PARCEL FOUR: AN EXCLUSIVE EASEMENT TO USE STORAGE SPACE NO. S-16, BUILDING 2316, AS SHOWN ON SAID CONDOMINIUM PLAN. COMMONLY KNOWN AS: 2311 LAKESHORE AVE APT 46, OAKLAND, CA 94606

Parcel ID Number: 023-0415-036-00
ALSO KNOWN AS: 2316 LAKESHORE AVE APT 18, OAKLAND, CA 94606 1305(0)(2) 432 A PRODUCTS! Althor President At though the out the 13.70' MERS Phone: 1-888-679-6377 MERS Modified Form 3179 1/91 (Rev. 4/14) for California 23702CA 04/08 Rev. 94/15 Rev. 04/21 ©2008-2021, The Compliance Source, Inc. NAMES 7 Modification Agreement—Single Family.—Fannie Mac Uniform Instrument
The Compliance Source, Inc.
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GRANT OF LIMITED POWER OF ATTORNEY IN FACT

- I, theya: kanagaratnam, Principal, Secured Party, Lender, Beneficiary, Holder In Due Course, and Bailor in relation to THEYA KANAGARATNAM for the minor account at 31 CFR § 363.6 [TDA Account Number: 218193695] hereby grant limited Power of Attorney to John Stern, CFO, U.S Bank and Robert Lay CFO, Selene Finance LP to perform in fiduciary capacity the following duties:
- The grant of limited authority to the Attorney-In-Fact, in accordance with US Constitution Article 1, Section 10, Clause 1 and California Constitution Article 1, Section 9 "Right to private contract", does not itself require or permit the exercise of the power. The exercise by the Attorney-In-Fact is subject to the Attorney-In-Fact's fiduciary duties.
- 2. You agree to be held liable under UCC § 1-103, UCC § 1-201, UCC § 2-202 and UCC § 3-307 "Notice of Breach of Fiduciary Duty". You are not required to be bonded. However, if you are bonded, the bond shall substitute for your personal liability. That upon any Notice of breach, you shall surrender your bond. That you agree that that the Trust may file a UCC-1 lien against your bond until such time that a private non-judicial remedy and settlement is approved or the Bond pays the award. That if your bond does not cover the damages, you agree to be held personally liable for the difference. That if you are not bonded, a UCC-1 lien shall be made against your personal bank accounts and property until such time that a private non-judicial remedy and settlement is approved.
- 3. You agree that the law form jurisdiction is the Uniform Commercial Code. That equity principles and practices apply.
- You agree to comply with all applicable statutes and codes relating to money, negotiable, and secured instruments.
 You do not argue law, jurisdiction, or venue.
- 5. That you agree to sign all documents using: "theya: kanagaratnam, Principal by <Your Name>, Attorney-In-Fact without prejudice, without recourse" such that the Trustee and/or Beneficiary of the Trust are not personally liable for any damages.
- 6. The authority to grant limited Power of Attorney to any agent to carry out the same duties. Said agent shall notice the Trust in writing that they agree that they are acting in fiduciary capacity and have agreed to the terms and conditions of this Grant.
- 7. To contract on behalf of the Trust with any government agency, bank, or fiscal agent of the US Treasury Department to settle the account in full. That at the termination of this Grant you shall notice the agencies that the contracts are terminated. That you shall provide the trust with all the original contracts and their notices.
- 8. You shall provide a full accrual GAAP accounting and all documents filed or recorded on behalf of the Trust.
- 9. You shall provide a copy of all IRS documents, including, but not limited to 1099 A, 1099 OID, 1099 MISC, 1096, 1041, etc. for tax reporting purpose.
- 10. You shall disclose the Trustee and all REMIC's, Tranche's, and CDO's and their CUSIP's.
- 11. You shall provide a copy of the MoneyNet Daily Transfer Log used to transfer the credit and/or any documents used to redeem the securities to settle the account in full.
- 12. You may access the Trust's minor account, at 31 CFR § 363.6, to perform a "pull" using the TT&L banking terminal, 31 CFR § 200 series, or to perform redemption, to adjust the account, setoff, settle, and discharge the Public Charges by the exemption in accordance with Public Policy or any securities held in the account.

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- 13. Or in the alternative, you may transfer and convey the Note [not the real property] to the United States Treasury Department, in accordance with 31 USC § 3113, to be used to redeem the Note and reduce the national debt on the condition that the obligation be cancelled and retired and not reissued by another "pull" from the minor account or by redemption of the securities to settle the account in full.
- 14. You shall file all documents with the local County Recorder's Office or the US Secretary of the Interior to issue a Land Patent and remove any liens or encumbrances that would impose an obligation to pay property taxes by the Trust. See UCC 3-305. You are authorized to use the funds from the minor account or its securities to settle and discharge all liens and encumbrances.
- 15. You shall order the release of all liens and return the property to the Trust.
- 16. You shall order the removal of all negative reporting to the credit agencies.
- 17. If any Trustee fails or refuses to perform, you shall remove the Trustee and replace them with a Trustee of my choice.
- 18. You agree to indemnify and defend the Trust, at your own cost, for any court proceedings to enforce the Grant by your failure to follow any laws, policies, or procedures.
- 19. This limited Power of Attorney may not:
 - a. Create, modify, or revoke the Trust.
 - b. Amend or terminate any UCC-1 filing.
 - c. Fund yourself with any principal or interest from the Trust.
 - d. Make or revoke a gift of the property in trust or otherwise, with the exception as stated herein for the subject matter of the Note.
 - e. Exercise the right to make a disclaimer on behalf of the Trust, This does not limit the Attorney-In-Fact's authority to disclaim a detrimental transfer to the Trust.
 - f. Create or change survivor interests in the Trust property in which the Trust may have an interest.
 - g. Override any of the terms and conditions of the Trust contract.
 - h. Override the authority or directions of the Trustee, Trust Protector, or Board of Trustees.
 - Designate or change the designation of any Beneficiary to receive any property, benefits, or contract rights.
 - Make a loan to the attorney-in-fact.
 - k. Make, publish, declare, amend, or revoke my will.
- 20. If it is not expressed herein, it is not implied that you have any general right to act and must obtain specific approval for your actions.
- 21. That upon the Notice that the contract has been fulfilled to the satisfaction of the Trust, this Grant automatically terminates and is no longer in force or effect. At such time you shall return this Grant to me.

Date: 02/27/2024

thoras kanagaratgam Principal

Without Prejudice, Without Prejudice

dba THEYA KANAGARATNAM

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AFFIDAVIT OF TRUTH

"Indeed, no more than (Affidavits) is necessary to make a prima facie case." United States v Kis, 658 F2d, 526, 536 (7th Cir. 1981; Cert. Denied, 50 U.S.L.W. 2169; S. Ct. March 22, 1982)

That I, Theya Kanagaratnam Trust $\mathbb{C}^{\mathbb{M}}$, a living breathing Female, being duly sworn, depose and say and declare by my signature that the following facts are true, correct, and complete to the best of my knowledge and belief.

That the Affiant is a flesh and blood Female and is a Secured Party Creditor in a collective capacity with other Secured Party Creditors.

That, the Affiant's rights "... existed by law of the land antecedent to the organization of the State." (Hale v Henkel, 201 U.S. 43)

That, the Affiant's rights exist even in the light of the U.S. Bankruptcy' aka THE National Emergency and that includes the right of redemption.

That, Affiant is "of the people" and is above the corporate government called State of CALIFORNIA/UNITED STATES OF AMERCIA", operating in a de-factobankrupt capacity/status.

That, Affiant filed a U.C.C. Financing Statement (UCC-1) U.C.C. 20212079883 with various amendments to perfect a Security interest to initiate redemption as a matter of right.

That, the Affiant caused to be filed a Security Interest and Lien upon the property of the DEBTOR and in the DEBTOR's, name filed first in line and first in time, over and above the State of CALIFORNIA/UNITED STATES OF AMERICA and that all property is exempt from levy.

That the STATE OF CALIFORNIA/UNITED STATES OF AMERCIA, cannot show nor provide a superior interest in said property, and/or Instruments upon the Security Agreement held by the Affiant (See for reference: Wynehamer v. People, 13 NY 378 (1856)).

That, the Affiant/Secured Party is flesh and blood and the corporate fiction/DEBTOR/: THEYA KANAGARATNAM TRUST Ens Legis as appearing upon any UCC filing is "artificial" and was created in the contemplation of law (commerce) AS THE TWO ARE NOT THE SAME, FOR ONE IS REAL, THE OTHER IS A FICTION.

That, and discrimination, or injury cause by the STATE OF CALIFORNIA/UNITED STATES OF AMERCIA and/or Agent(s) to recognize the distinct entities, the real one and the other "artificial" agrees to such injuries and to the associated damages as established by the Affiant and the State, by and through its Agents by said agreement, is estopped from defense or rebuttal in the matter and AGREES that the Affiant may proceed by Tort for Damages.

That, this Affidavit, if not rebutted point-for-point by any agent, representing the State of CALIFORNIA/UNITED STATES OF AMERICA, at any level, in any matter, within (15) days upon receipt, then these facts stand as True in both the private and the public record... AS TRUE.

NOTE: Maxim of Law; 1; In Commerce-Truth is Sovereign. 2; For a matter to be resolved it must be expressed. 3; Point of Law; Silence equates to agreement.

Furth Affiant Sayeth Not.

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By:/s/ theya: kanagaratnam
Theya Kanagaratnam
Trust Authorized Representative
Attorney-In-Fact
On Behalf of THEYA KANAGARATNAM TRUST©™, Ens Legis

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FROM:

THEYA KANAGARATNAM On the county at Large, alameda Non-Domestic c/o 2316 Lakeshore Ave #16 Oakland, California [94606]

TO: US BANK c/o John Stern, CFO 800 Nicollet Mall Minneapolis, MN 55402-7014 REGISTERED MAIL RESTRICTED DELIVERY RE 214 643 297 US **********

CC:

SELENE FINANCE c/o Robert Lay, CFO 3501 Olympus Blvd., Suite 500 Dallas, TX 75019 ******** CERTIFED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6067 06

MTC FINANCIAL INC, DBA TRUSTEE CORPS c/o Rande Johnsen, CFO 17100 Gillette Ave Irvine, CA 92614 CERTIFED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6067 13 *************

U.S. TREASURY DEPARTMENT c/o Janet Yellen, Trustee 1500 Pennsylvania Avenue NW Washington, DC 20003 ********** CERTIFED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6067 20

Page 1

DATE: April 4, 2024

NON-NEGOTIABLE NOTICE OF FAULT AND OPPORTUNITY TO RE: CURE

IN REPLY TO: ACCOUNT NO.: 2005026956, 000128-00000-000002-000256 2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

ACTUAL AND CONSTRUCTIVE LEGAL NOTICE UCC §§ 1-201 (b) (1) (2) (3) (24) (25) (26) (27)

PRESENTED IN GOOD FAITH UCC § 1-201(20), § 1-202, § 1-203

FRCP Rule 36 "Request for Admission" Silence is Acquiescence

Page 2

I hope this NON-NEGOTIABLE NOTICE OF FAULT AND OPPORTUNITY TO CURE finds you in sound health and good stead.

I previously wrote and mailed you my NON-NEGOTIABLE NOTICE OF CONDITIONAL ACCEPTANCE (Hereinafter "Notice") via USPS Certified Mail Restricted Delivery.

Tracking Number:

SELENE FINANCE LP: 7022 2410 0000 3631 4339 - Delivered Feb. 16, 2024
U.S. Bank: 7022 2410 0000 3631 4322 - Delivered Feb. 20, 2024
MTC FINANCIAL INC., DBA TRUSTEE CORPS: 7022 2410 0000 3631 4346 - Delivered Feb 15, 2024

In my Notice I requested answers to questions. However, I have not received your response. As a result, you are in a status of **fault**.

Due to your fault and according to the TERMS AND CONDITIONS of my Notice (contract), you have agreed to accept a Promissory Note or Bond to settle and close this commercial matter. You have also agreed that no further balance is owed and that this commercial matter is settled and closed.

However, if it was not your intention to fault, I am granting you an opportunity to cure your fault by providing you with an additional ten (10) days to respond and answer the questions in my Notice.

Should you fail to respond in writing within ten (10) day of the date of this NON-NEGOTIABLE NOTICE OF FAULT AND OPPORTUNITY TO CURE, I will assume that the accounting for this commercial matter is settled and closed in accord with 48 CFR Ch. 1 § 53.228, 41 CFR § 105-55.030, 26 USC § 6325, and UCC §§ 3-305, 306.

If you continue to try to collect after tender of payment, UCC §§ 3-601, 3-602, 3-603 (discharge), 15 USC §§ 1, 2, 18 USC § 372, and 18 USC § 2073 may apply for wilful and negligent noncompliance in violation of the FDCA; 15 USC § 1692g, e(2A) and FCRA 15 USC § 1681a,n,o, which may be a crime. You appear as a fiscal agent of the U.S. Treasury Department, 12 USC § 266, and are required by law to pay and perform by law. See also Department of Agriculture Rural Development Rural Housing Service v Kirtz, U.S. S.Ct. February 8, 2024, No 22-846. It appears that you have waived sovereign immunity in regard to my right to setoff and discharge.

The Fair Credit Reporting Act of 1970, as amended by the Consumer Credit Reporting Reform Act of 1996, allows consumers to sue lenders who wilfully or negligently supply false information about them to entities that generate credit reports. Respondent Reginald Kirtz secured a loan from division of the United States Department of Agriculture and later sued the agency for money damages under the FCRA. Kirtz alleged that the USDA falsely told TransUnion — a credit reporting agency— that his account was past due, thus damaging his credit score and his ability to secure loans at affordable rates. The USDA moved to dismiss, invoking sovereign immunity. The District Court sided with the USDA. The Third Circuit Court reversed, holding that 15 USC SS 1681,n and 1681c authorize suits for damages against "any person" who violates the FCRA, and § 1681a expressly defines "person"

Page 3

to include "any" government agency. 46 F. 4th 159, 164-166. Held: A consumer may sue a federal agency for defying the FCRA's terms. Pp 4-20.

Attached: GSA Bond Deposit (SF 24, 25, 25A, 28, 1418, 273, 274, 275, OF 91, 1040v)

sincerely,

Theya Kanagaratnam,

living woman

Beneficiary,

Lender,

Creditor,

Secured Party, Real Party In Interest,

Without Prejudice, Without Recourse,

d/b/a THEYA KANAGARATNAM

Page 4

FROM:

THEYA KANAGARATNAM
On the county at Large, alameda
Non-Domestic
c/o 2316 Lakeshore Ave #16
Oakland, California [94606]

TO:

TO:

U.S. TREASURY DEPARTMENT c/o Janet Yellen, Trustee 1500 Pennsylvania Avenue, NW Washington, DC 20220

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6067 20

April 4, 2024

RE:

CERTIFIED DEPOSIT ORDER
Authorized Setoff from TDA Pre-paid Exemption Account No.:
 A28-935-476/218193695; CUSIP: 09258N315
Transmitting Utility: THEYA KANAGARATNAM TRUST
Accepted Quote/Invoice ID: 2005026956, 000128-00000-000002-000256
2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013,

\$304,200.00

Dear Mr. Stern and Mrs. Yellen,

Please be advised that the Secured Party has Accepted for Value and I am now the Holder-In-Due-Course of any/all documents of my property. Please process the tender to US BANK using the supplied discharge bond.

Note: US BANK is a fiscal agent of the U.S. Treasury Department in accord with 12 USC \$ 266. US BANK has a habit, custom, and practice of dishonoring and ignoring settlement of funds deposited to settle liabilities in violation of Title 15 USC \$ 1. This action of nonfeasance constitutes a crime. Either the International Bond Market in the U.K. and/or the Depository Trust Company, 55 Water Street, New York, New York, has been made to perform discharge through the United Kingdom bond filing desk.

This discharge letter is the drawee's demand order to deposit to the U.S. Treasury (bank) the copy of the discharged bonds in accord with Title 48

C.F.R. Ch.1, 53.228, for the pre-paid exemption account No. 218193695, and charge the same to:

THE UNITED STATES DEPARTMENT OF THE TREASURY c/o Janet Yellen, Secretary of the Treasury 1500 Pennsylvania Avenue, Northwest Washington, DC [20220]

The copy annexed hereto is certified to be a true and correct copy of the original offer. Please complete the enclosed voucher accordingly and settle all obligations which currently appear on the account.

As a general reminder GSA is responsible to perform the accounting and discharge the debt from the TDA bank account in accord with 41 CFR § 105-55-030. You have all the information for the Trust in these instructions. Please return a Time Stamp confirmation by mail or email to me with any tracking information and/or log file for the transfer of funds so I may perform my accounting and communicate directly with the vendor to release the property.

Lastly, if you believe that you "cannot find the account", please check with underwriting as they have a TT&L Terminal, 31 CFR § 200 series, and can pull a soft credit check to approve the setoff and discharge by the Trust's unlimited credit in the nature of The Fair Credit Reporting Act; 15 USC \$ unlimited credit in the nature of the fall credit Reporting Ref. 1. "civil 1611a, n, o; "person - "any" government agency [see 12 USC § 266]", "civil liability for willful noncompliance", and/or "negligent noncompliance" respectfully. If you have any questions please contact me.

Thank you kindly for your service.

Sincerely,

Date: 4/4/2024

By: They Ky
Theya Kanagaratham, living woman Lender,

Creditor, Secured Party,

Real Party In Interest, Without Prejudice, Without Recourse, d/b/a THEYA KANAGARATNAM

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For Your Reference

1. 28 USC § 2041; Deposit of money in pending or adjudicated cases.

All moneys paid into any court of the United States, or received by the officers thereof, in any case pending or adjudicated in such court, shall be forthwith deposited with the Treasurer of the United States or a designated depositary, in the name and to the credit of such court. This section shall not prevent the delivery of any such money to the rightful owners upon security, according to agreement of parties, under the direction of the court. (June 25, 1948, ch. 646, 62 Stat. 960; Pub. L. 97-258

\$2(g)(4)(C), Sept. 13, 1982, 96 Stat. 1061.)

- 2. The quote/invoice/claim (CP 72 A) to be discharged at issue is being discharged in accord with UCC \$\$ 3-601 [Discharge and Effect of Discharge], 3-602 [Payment], and 3-603 [Tender of Payment]. Therein, in accord with the nature of Civil Code \$ 8424, bonds are being tendered for discharge.
- 3. 12 USC § 266; State-chartered banks and other institutions as depositories of public money; fiscal agents; duties.

and savings and loan, building and loan, homestead associations (including cooperative banks), and credit unions Banks, savings banks, created under the laws of any State and the deposits or accounts of which are insured by a State or agency thereof or corporation chartered pursuant to the laws of any State may be depositaries of public money and may be employed as fiscal agents of the United States. The Secretary of the Treasury is authorized to deposit public money in any such institution, and shall prescribe such regulations as may be necessary to enable such institutions to become depositaries of public money and fiscal agents of the United States. Each such institution shall perform all such reasonable duties as depositary of public money and fiscal agent of the United States as may be required of it including services in connection with the collection of taxes and other obligations owed the United States. (Pub. L. 95-147, \$2(d), Oct. 28, 1977, 91 Stat. 1228.)

- 4. UCC § 3-307; Notice of Breach of Fiduciary Duty.
 - (a) In this section:
 - (1) "Fiduciary" means an agent, trustee, partner, corporate officer or director, or other representative owing a fiduciary duty with respect to an instrument. beneficiary,

principal, (2) "Represented person" the means partnership, corporation, or other person to whom the duty stated

(b) If (i) an instrument is taken from a fiduciary for payment or collection or for value, (ii) the taker has knowledge of the fiduciary status of the fiduciary, and (iii) the represented person makes a claim to the instrument or its proceeds on the basis that the transaction of the fiduciary is a breach of fiduciary duty, the following rules apply:

- (1) Notice of breach of fiduciary duty by the fiduciary is notice of the claim of the represented person.
- (2) In the case of an instrument payable to the represented person or the fiduciary as such, the taker has notice of the breach of fiduciary duty if the instrument is (i) taken in payment of or as security for a debt known by the taker to be the personal debt of the fiduciary, (ii) taken in a transaction known by the taker to be for the personal benefit of the fiduciary, or (iii) deposited to an account other than an account of the fiduciary, as such, or an account of the represented person.
- (3) If an instrument is issued by the represented person or the fiduciary as such, and made payable to the fiduciary personally, the taker does not have notice of the breach of fiduciary duty unless the taker knows of the breach of fiduciary duty.
- (4) If an instrument is issued by the represented person or the fiduciary as such, to the taker as payee, the taker has notice of the breach of fiduciary duty if the instrument is (i) taken in payment of or as security for a debt known by the taker to be the personal debt of the fiduciary, (ii) taken in a transaction known by the taker to be for the personal benefit of the fiduciary, or (iii) deposited to an account other than an account of the fiduciary, as such, or an account of the represented person.

5. 18 USC § 8; Obligation or other security of the United States defined.

The term "obligation or other security of the United States" includes all bonds, certificates of indebtedness, national bank currency, Federal Reserve notes, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and canceled United States stamps.

(June 25, 1948, ch. 645, 62 Stat. 685.)

6. 48 CFR Ch. 1 53.228 Bonds and Insurance.

The following standard forms are prescribed for use for bond and insurance requirements, as specified in part 28:

- (a) SF 24 (Rev. 8/2016) Bid Bond. (See 28.106-1.)
- (b) SF 25 (Rev. 8/2016) Performance Bond. (See 28.106-1(b).)
- (c) SF 25A (Rev. 8/2016) Payment Bond. (See 28.106-1(c).)
- (e) SF 28 (Rev. FEB 2021) Aftidavit of Individual Surety. (See 28.106-1(e) and 28.203-1(b)(3).)
- (h) SF 273 (Rev. 4/2013) Reinsurance Agreement for a Bonds statute Performance Bond. (See 28.106-1(h) and 28.202(a)(4).)
- (i) SF 274 (Rev. 4/2013) Reinsurance Agreement for a Bonds statute Payment Bond. (See 28.106-1(i) and 28.202(a)(4).)
- (j) SF 275 (Rev. 10/1998) Reinsurance Agreement in Favor of the United States. (See 28.106-1(j) and 28.202(a)(4).)

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- (n) SF 1418 (Rev. 2/1999) Performance Bond For Other Than Construction Contracts. (See 28.106-1(n).)
- (o) OF 91 (Rev. 1/1990), Release of Personal Property from Escrow. (See 28.106-1(o) and 28.203-3(a).)

Bonds and insurance. General Services Administration bonds, GSA forms OF 25a Release of Lien of Real Property OF 91 Release of Personal Property from Escrow, SF28 Affidavit of Individual Surety, and various bid, performance, and payment bonds, such as SF24 Bid Bond, SF 25 Performance Bond, and SF 25A Payment Bond, SF 1418 Performance Bond, SF 1416 Payment Bond,, as well as the Miller Act bonds SF 273 Bid Bond, SF 274 Performance Bond, and SF 275 Payment Bond are viable options to use to replace and redeem the bonds as legal tender.

See Handling Surety Performance Bond and Payment Bond Claims by James Reynolds, Jr. Esquire, Pennsylvania BAR Member. In particular see page "-1-" regarding "A. What is a surety bond?" Regarding "three-party agreement", "principal [aka primary obligor], the obligee, and the surety [aka secondary obligor], and "C. 1. Contract Surety Bonds..."

- Secured Party herein is the Principal and Obligor.
- Party being "Paid" is the Obligee.
- U.S. Treasury Department (Treasury Direct Account Banker) is the Secondary Obligor.

https://www.margolisedelstein.com/files/reynolds_-_surety_performance_bond_claims_1.pdf

- 7. 41 CFR § 105-55.030 Discharge of indebtedness; reporting requirements.
 - Before discharging a delinquent debt (also referred to as a close out of the debt), the General Services Administration (GSA) will take all appropriate steps to collect the debt in accordance with 31 U.S.C. 3711(g), including, as applicable, administrative o set, tax refund o set, Federal salary o set, referral to Treasury, Treasury designated debt collection centers or private collection contractors, credit bureau reporting, wage garnishment, litigation, and foreclosure. Discharge of indebtedness is distinct from termination or suspension of collection activity and is governed by the Internal Revenue Code. When collection action on a debt is suspended or terminated, the debt remains delinquent and further collection action may be pursued at a later date in accordance with the standards set forth in this part. When GSA discharges a debt in full or in part, further collection action is prohibited. Therefore, GSA will make the determination that collection action is no longer warranted before discharging a debt. Before discharging a debt, GSA will terminate debt collection action. (b) Section 3711(i), Title 31, United States Code, requires GSA to sell a delinquent non tax debt upon termination of collection action if the Secretary determines such a sale is in the best interests of the United States. Since the discharge of a debt precludes any further collection action (including the sale of a delinquent debt), discharge a debt until the requirements of GSA may not 31 U.S.C. 3711(i) have been met.

- (c) Upon discharge of a debt of more than \$600, GSA must report the discharge to the Internal Revenue Service (IRS) in accordance with the requirements of and 26 CFR 1.6050P-1. 26 U.S.C. 6050P GSA may request Treasury or Treasury-designated debt collection centers to le such a discharge report to the IRS on the Agency's behalf.
- (d) When discharging a debt, GSA will request the release any liens of record securing the debt.

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TIMELINE TO PERFORM:

The Bank/Court has 30 days to process the bond as legal tender before a bond estoppel is issued to release the lien on the property. Failure/refusal to perform is a tort.

Am Jur 2nd, Vol. 28, ESTOPPEL AND WAIVER, §25. In Bond The presentment of the bond meets the estoppel and waiver requirements "In Bond" as "A bond is a formal written instrument, and the recitals therein are frequently held to be operative as an estoppel." Am Jur 2nd, Vol. 28, ESTOPPEL AND WAIVER, \$25. In Bond, page 623-625. Therein, the case of Speake v. United States, 9 Cranch (U.S.) 28 (1815), addresses the issue of discharging "penal sums" proving that this concept of discharge is very old. Therein, both the **Federal Miller Act** (codified at Title 40 U.S.C.) and the applicable **State** "Little Miller Act" apply as related to the discharging subject matter. Furthermore, admiralty requirements (on land) and premises found at **Black Diamond S. S. Corp. v. Robert Stewart & Sons, 336 U.S. 386** (1949) apply.

"Admiralty practice is a unique system of substantive law and procedure with which members of this Court are singularly deficient experience."

"The proceeding is conducted in two stages. In the first or preliminary stage the owner petitions for relief from personal liability, is required either to surrender his interest in the ship and her freight or to stipulate, with adequate bond, to pay into court its value. The statute says, 'Upon compliance with the requirements of this section all claims and proceedings against the owner with respect to **630 the matter in question shall cease. 'At this point an important change in the nature of the proceeding occurs.

The proceeding continues as a proceeding in rem against either the ship or the fund as the res. Our rules provide that when petitioner complies with the court's order as to surrender or bond, the court shall issue a monition requiring all persons asserting claims to file the *401 same and may also issue injunction against the further prosecution of suits against either the owner or the vessel. Rule 51. The court then adjudicates the claims and apportions the available fund among them. Rule 52. The owner is at liberty to contest his liability or the liability of the vessel 'provided he shall have complied' with the requirements of surrender or deposit as above set forth. Rule 53."

The bank/court is reminded that pursuant to the U.S. Const., A3, S2, C1. 1, we have four law forms; common law, equity, admiralty, and maritime. In 1938 common law and equity were merged to form "civil law." In 1966 admiralty and maritime were merged into "civil law," which then allowed admiralty remedies to be applied to the other law forms/jurisdictions and vice versa. For a quick class on bonding see Handling Surety Performance Bond and Payment Bond Claims, R. James Reynolds, Jr. found at https://www.margolisedelstein.com/files/reynolds -

surety performance bond claims 1.pdf

After more than 30 days have passed estoppel applies against further claims. Because you were timely noticed in commerce, in the nature of the Uniform Commercial Code (State Law) and the rules in the nature of the Administrative

Procedures Act of 1946, you are therefore barred from any further claim in accord with the doctrine of collateral estoppel. If you persist in maintaining commercial claims in the nature Title 27 CFR § 72.11, crimes" defined, or Title 26 USC § 6325, "release of lien or discharge of property", or in violation of Title 28 USC S 2041, "deposit of monies in pending or adjudicated cases", then you are guilty of maintaining fraudulent securities claims in violation of Title 18 USC \$ 472, Uttering counterfeit obligations or securities. This violation is actionable sounding in tort.

Failure to perform would constitute RESTRAINT OF TRADE, which is covered by the following. Restraint of Trade claims are filed at the U.S. Court of Federal Claims or the U.S. Court of International Trade:

8. 15 USC § 1; Trusts, etc. in restraint of trade illegal; penalty.

Every contract, combination in the form of trust or otherwise, or trade or commerce among the in restraint of several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not corporation, if a other person, \$1,000,000, or by imprisonment not exceeding 10 years, or \$100,000,000 by both said punishments, in the discretion of the court. (July 2, 1890, ch. 647, \$1, 26 Stat. 209; Aug. 17, 1937, ch. 690, title VIII, 50 Stat. 693; July 7, 1955, ch. 281, 69 Stat. 282; Pub. L. 93-528, §3, Dec. 21, 1974, 88 Stat. 1708; Pub. L. 94-145, §2, Dec. 12, 1975, 89 Stat. 801; Pub. L. 101-588, \$4(a), Nov. 16, 1990, 104 Stat. 2880; Pub. L. 108-237, title II, \$215(a), June 22, 2004, 118 Stat. 668.)

9. 15 USC § 2; Monopolizing trade a felony; penalty.

Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion (July 2, 1890, ch. 647, \$2, 26 Stat. 209; July 7, 1955, ch. 281, 69 Stat. 282; Pub. L. 93-528, §3, Dec. 21, 1974, 88 Stat. 1708; Pub. L. 101-588, \$4(b), Nov. 16, 1990, 104 Stat. 2880; Pub. L. 108-237, title II, §215(b), June 22, 2004, 118 Stat. 668.)

18 USC § 371; Conspiracy to commit offense or to defraud United 10. States.

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States, or any agency thereof in any manner or for any purpose, and one or more of such persons do any act to effect the object of the conspiracy, each shall

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be fined under this title or imprisoned not more than five years, or both. If, however, the offense, the commission of which is the object of the conspiracy, is a misdemeanor only, the punishment for such conspiracy shall not exceed the maximum punishment provided for such misdemeanor. (June 25, 1948, ch. 645, 62 Stat. 701; Pub. L. 103-322, title XXXIII,

\$330016(1)(L), Sept. 13, 1994, 108 Stat. 2147.)

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RELEASE OF PERSONAL PROPERTY FROM ESCROW

Mhorogs THEVA KANAGARATNAM , of California - A28-935-476	, by a bond
(Place of Residence)	
(Name) for the performance of U.S. Government Contract Number 218-19-3695	t and Whereas said
coursely for the complete and successful performance	t, and whorede
surety has placed certain personal property in escrow	
	on deposit
in Account Number 2005026956	
at US BANK (Name of Financial Institution)	
	, and
located at 800 Nicollet Mall Minneapolis, MN 55402-7014	·
I A III I E A S O I I II I I I I I I I I I I I I I I	eing a duly authorized
whereas I, THEYA KANAGARATNAM TROS? representative of the United States government as a warranted contracting of that retention in escrow of the following property is no longer required to ensure of the said Government contract or satisfaction of claims arising therefrom: US BANK, Att: Processing; 2005026956 - See GSA FORM; SF24; SF25; SF2 SF273, SF274, SF275, O F91.	
Whereas the surety remains liable to the United States Government for the the said Government contract and satisfaction of claims pertaining thereto. Now, therefore, this agreement witnesseth that the Government hereby religionerity listed above, and directs the custodian of the aforementioned escribited property to the surety. If the listed property comprises the whole of the escrow in the aforementioned escrow account, the Government further directly the account and to return all property therein to the surety, along with any remains after the deduction of any fees lawfully owed to US BANK; Att: Processing (Name of Financial Institution)	eases from escrow the row account to deliver the ne property placed in each the custodian to close
[Signature] The	K kee

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Bid Bond (See Instructions on Page 3) Principal (Legal Name And B THEYA KANAGARATNAM c/o 2316 Lakeshore Ave #16 Oakland, California [94606]	TRUST	Type Of Orga X Individual	nization ("X" One) Partnership Joint Venture Other (Specify) rporation
Surety(ies) (Name And Busin THEYA KANAGARATNAM Depository Trust Company 55 Water Street, New York, Penal Sum Of Bond Percent Amount Not To Except Price Million(s) Thousand	New York [10041-0	Bid Date Inv	ritation Number 005026956 Supplies Or Services)

Obligation:

We, the Principal and Surety(ies) are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum.

Conditions:

The Principal has submitted the bid identified above.

Therefore:

The above obligation is void if the Principal - (a) upon acceptance by the Government of the bid identified above, within the period specified therein for acceptance (sixty (60) days if no period is specified), executes the further contractual documents and gives the bond(s) required by the terms of the bid as accepted within the time specified (ten (10) days if no period is specified) after receipt of the forms by the Principal; or (b) in the event of failure to execute such further contractual documents and give such bonds, pays the Government for any cost of procuring the work which exceeds the amount of the bid.

Each Surety executing this instrument agrees that its obligation is not impaired by any extension(s) of the time for acceptance of the bid that the Principal may grant to the Government. Notice to the Surety(ies) of extension(s) is waived. However, waiver of the notice applies only to extensions aggregating not more than sixty (60) calendar days in addition to the period originally allowed for acceptance of the bid.

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Prescribed by GSA - FAR (48 CFR) 53.228(a

Filed: 05/17/24 Entered: 05/17/24 15:56:42 Page 105 of Case: 24-40209 Doc# 24 139

Witness:

The Principal and Surety(ies) executed this bid bond and affixed their seals on the above date.

The	Principal an	d Surety(les) executed this bid bolid and the		
Prir	ncipal		3,	
Sig	nature(s)	Thyse Kg (Seal) 2.	(Seal) (Seal)	Corporate Seal
And	a magnitude of Zone S	Theya Kanagaratnam, Principal RAJIV COP RAJIV COP	KUMAR SHARMA AMM. # 2337303 (0) Y PUBLIC CALIFORNIA (0) LAMBOA COUNTY M. EXP. NOV. 13, 2024	
Ind	ividual Sure	ty(les)	2.	(Seal)
Sig	nature(s) 1.	They Key (Seal)	fl for all	(Oear)
	me(s) 1. · rped)	Theya Kanagafatnam, Principal	RAJIV KUMAR SHARMA COMM. # 2337303 ID	
Co	rporate Sure	ety(ies)	At ALAMS ON TO THE STATE OF THE	
1	Name And Address			Corporate
	Signature(s)	1.	£ +	Seal
ìure	Name(s) And Title(s) (Typed)	1.	2.	
	Name And Address		State Of Incorporation Liability Limit (\$)	Corporate
ity B	Signature(s)	1.	2.	Seal
Surety	Name(s) And Title(s) (Typed)	1.	State Of Incorporation Liability Limit (\$)	
ر د	Name And Address			Corporate
2	Signature(s)1.	2.	-Seal
Sure	Signature(s Name(s) And Title(s) (Typed)	1.	2.	
_	Name And Address		State Of Incorporation Liability Limit (\$	Corporate
		5) 1.	2.	Seal
Ş	Name(s) And Title(s (Typed)	1.	2.	

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			State Of Incorporation Liability Limit (\$)	
	Name And Address			Corporate
. 1	Signature(s)	1.	2.	Seal
Sur	Name(s) And Title(s) (Typed)	1.	State Of Incorporation Liability Limit (\$)	
Surety F	Name And Address Signature(s) Name(s) And Title(s)	1.	2. 2.	Corporate Seal
	(Typed)		State Of Incorporation Liability Limit (\$)
Suretv G	Name And Address Signature(s	s) 1.	2.	Corporate Seal
	Name(s) And Title(s (Typed)) 1. 		

Instructions

- 1. This form is authorized for use when a bid guaranty is required. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. The bond may express penal sum as a percentage of the bid price. In these cases, the bond may state a maximum dollar limitation (e.g., 20% of the bid price but the amount not to exceed dollars).
- 4. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the Liability Limit block is the penal sum (i.e., the face value) of the bond, unless a co-surety arrangement is proposed.

STANDARD FORM 24 (REV. 10/2023) PAGE

- (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "Corporate Surety(ies)." In the space designated "Surety(ies)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bond, provided that the sum total of their liability equals 100% of the bond penal sum.
- (c) When individual sureties are involved, a completed <u>Affidavit of Individual Surety</u> (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning its financial capability.
- 5. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal"; and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 6. Type the name and title of each person signing this bond in the space provided.
- 7. In its application to negotiated contracts, the terms "bid" and "bidder" shall include "proposal" and "offeror."

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

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Performance Bond	Date Bond Executed (Must be same later than date of contract) OPEN	or	OMB Control Number: 9000-0045 Expiration Date: 8/31/2025
See Instructions on page Principal (Legal name and THEYA KANAGARATNA c/o 2316 Lakeshore Ave Oakland, California [9466	d business address) AM TRUST #16	⊠lr □J □C State	of Organization ("X" one) Individual Partnership Individual Corporation Other (Specify) e of Incorporation Ifornia - A28-935-476
Surety(ies) (Name(s) and THEYA KANAGARATN Depository Trust Compa 55 Water Street, New Y	AM TRUST	Milli	al Sum of Bond on(s) Thousand(s) Hundred(s) Cents itract Date Contract Number 2005026956

Obligation:

We, the Principal and Surety(ies), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum.

Conditions:

The Principal has entered into the contract identified above.

Therefore:

The above obligation is void if the Principal-

- (a) (1) Performs and fulfills all the understanding, covenants, terms, conditions, and agreements of the contract during the original term of the contract and any extensions thereof that are granted by the Government, with or without notice of the Surety(ies) and during the life of any guaranty required under the contract, and
 - (2) Performs and fulfills all the undertakings, covenants, terms, conditions, and agreements of any and all duly authorized modifications of the contract that hereafter are made. Notice of those modifications to the Surety(ies) are waived.
 - Pays to the Government the full amount of the taxes imposed by the Government, if the said contract is subject to 41 USC Chapter 31, Subchapter III, Bonds, which are collected, (b) deducted, or withheld from wages paid by the Principal in carrying out the construction contract with respect to which this bond is furnished.

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Prescribed by GSA-FAR (48 CFR) 53.228(b

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Witness:

The Principal and Surety(ies) executed this performance bond and affixed their seals on the above date.

The Principal and Surety(ies) executed this performance in		***************************************
Principal 2: Land 12: 12: 12: 12: 12: 12: 12: 12: 12: 12:	3.	
Signature(s) (Seal)	(Seal) (Seal)	Corporate
Title(s) Principal (Typed)	KUMAR SHARMA & AMM # 2337303 (I) * PUBLIC-GALFORNIA (I) LAVEDA COUNTY M EXP. NOV 13, 2024	Seal
Individual Surety(ies)	2. //- /	/ON
Signature(s) 1. They (S	eal) RAIN KIMAR SHARMA	्र (Seal)
Name(s) (Typed) 1. Theya Kanagaratnam, Principal	COMM # 2337303 NOTARY PUBLIC CALIFORNIA A VICTO CALIFORNIA MY COMM. EXP. NOV. 13, 20	. <u>0</u>
Corporate Surety(ies)	State of Incorporation Liability Limit (\$	
✓ Name & Address		
Address Signature(s) 1.	2.	Corporate Seal
Name(s) & 1.	2.	000
Title(s)		
(Typed)	State of Incorporation Liability Limit (\$)
m Name &		
Address Signature(s) 1.	2.	Corporate
Name(s) & 1.	2.	Seal
Title(s)		
(Typed)	State of Incorporation Liability Limit (3)
O Name &	State of incorporation Liability Limit (
Address	2.	Corporate
Signature(s) 1.	2.	Seal
Name(s) & 1. Title(s)		***
(Typed)		61\
□ Name &	State of Incorporation Liability Limit (Ψ <i>)</i>
	2.	Corporate
Address Signature(s) 1.	2.	Seal
Name(s) &	<u></u>	-
Title(s)		
(Typed) u Name &	State of Incorporation Liability Limit	(\$)
		Corporate
Address Signature(s) 1.	2.	Seal
Name(s) & 1.	2.	
Title(s)		***
(Typed)		

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<u></u>	marata Sura	ety(ies) (conti	nued)				In the second section (CV)	
	0				Sta	te of Incorporation	Liability Limit (\$)	
ety	Address	4			2.			Corporate
4.46	Signature(s)	1.	***************************************		2.			Seal
	Title(s)	•						
***************************************	(Typed)				Sta	te of Incorporation	Liability Limit (\$)	
S S					<u> </u>			Corporate
Surety	Signature(s)				2.			Seal
(I)	Title(s)							
	(Typed)							
	•	Bond Premium	Rat	e Per Thousand (\$)	Total (\$)		

Instructions

- 1. This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the Liability Limit block is the penal sum (i.e., the face value) of bonds, unless a co-surety arrangement is proposed.
 - (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "Corporate Surety(ies)." In the space designated "Surety(ies)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bonds, provided that the sum total of their liability equals 100% of the bond penal sum.
 - (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety shall accompany the bond. The government may require the surety to furnish additional substantiating information concerning its financial capability.
 - 4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
 - 5. Type the name and title of each person signing this bond in the space provided.

STANDARD FORM 25 (REV. 10/2023) **PAGE 3**

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Paperwork Reduction Act Statement

This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

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Payment Bond (See Instructions On Page 3)	Date Bond Executed (Musor later than date of contra	ct)	Expiration	n Da	Number: 900 ite: 8/31/202	00-0045 5
Principal (Legal name and business address) THEYA KANAGARATNAM TRUST		Type Of O ⊠Individu □Corpora State Of In CA - A28-	al □Pa ation □Ot ncorporatio	irtne her	rship	Venture
Surety(ies) (Name(s) and business address(es)) THEYA KANAGARATNAM TRUST Depository Trust Company 55 Water Street, New York, New York [10041-0099]				l(s)	Hundred(s) htract Number 05026956	Cents

We, the Principal and Surety(ies), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit is indicated, the limit of liability is the full amount of the penal sum.

Conditions:

The above obligation is void if the Principal promptly makes payment to all persons having a direct relationship with the Principal or a subcontractor of the Principal for furnishing labor, material or both in the prosecution of the work provided for in the contract identified above, and any authorized modifications of the contract that subsequently are made. Notice of those modifications to the Surety(ies) are waived.

The Principal and Surety(ies) executed this payment bond and affixed their seals on the above date.

The Principal	and Surety(les) executed this payment b	ond and amode the	
Principal		3.	
Signature(s)	1. They kay (Seal) 2.	(Seal) (Seal)	Corporate Seal
Name(s) & Title(s) (Typed)	1. Theya Kanagaratnam 2. Principal	AAV KUMAR SHARMA COMM. # 2337303 U COMM. # 2337303 U COMPONIO COMP	
Individual Si		2	(Seal)
Signature(s)	1. They so (Se	eal) 2.	
Name(s)	1. Theya Kanagaratnam, Principal	2. RAJIV	KUMAR SHARMA
(Typed)		(CESTADE) NOTAG	Y PUBLIC CALIFORNIA W
Corporate S	<u>urety(ies)</u>	State Of Incorporation Dabitty Limit	® Exp. Nov. 18, 2024 7
Name &	***************************************	\$	
Address			Corporate
Signature(s) 1.	2.	Seal
Name(s) &	1.	2.	
(Typed)		STANDARD FORM 25	A (REV. 10/2023
Authorized F	or Local Reproduction	Described by GSA-FAR (18 CFR) 53.228(c

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porate Surety(ies) (Continued)	State Of Incorporation Liability Limit		
lame &	\$		
Address	2.	Corporate	
signature(s)		Seal	
lame(s) & 1. lame(s) & 1. Typed)	2.		
Name & Address	State Of Incorporation Liability Limit \$	• · · · · · · · · · · · · · · · · · · ·	
Signature(s) 1. Name(s) & 1.	2.	Corporate Seal	
Name(s) & 1. Title(s) (Typed)	2.		
Name &	State Of Incorporation Liability Limit \$		
Address Signature(s) ^{1.}	2.	Corporate Seal	
Signature(s) ¹ . Name(s) & 1. Title(s) (Typed)	2.		
Name &	State Of Incorporation Liability Limit \$		
Address Signature(s) ^{1.}	2.	Corporate Seal	
Signature(s) 1. Name(s) & 1. Title(s) (Typed)	2.		
Name & Address	State Of Incorporation Liability Limit \$	Corporate	
Signature(s) ¹ .	2.	Seal	
Signature(s) ¹ Name(s) & 1 Title(s) (Typed)	2.		
Name & Address	State Of Incorporation Liability Limit \$	Corporat	
Signature(s) ^{1.}	2.	Seal	
Name(s) & 1. Title(s) (Typed)	2.	The state of the s	

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Instructions

- 1. This form, for the protection of persons supplying labor and material, is used when a payment bond is required under 40 USC Chapter 31, Subchapter III, Bonds. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the Liability Limit block is the penal sum (i.e., the face value) of the bond, unless a co-surety arrangement is proposed.
 - (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "Corporate Surety(ies)." In the space designated "Surety(ies)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bonds, provided that the sum total of their liability equals 100% of the bond penal sum.
 - (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning its financial capability.
- 4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 5. Type the name and title of each person signing this bond in the space provided.

Paperwork Reduction Act Statement

This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

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Affidavit Of Individual Surety (See instructions on page 4)		OMB Control Number: 9000-0 Expiration Date: 1/31/2027	001
State Of	County Of		SS.
California			. /2\

I, the undersigned, being duly sworn, depose and say that I am: (1) the surety to the attached bond(s); (2) a citizen of the United States; and of full age and legally competent. Where the sureties are acting as cosureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal. I recognize that statements contained herein concern a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious or fraudulent statement may render the maker subject to prosecution under Title 18, United States Code Sections 1001 and 494. This affidavit is made to induce the United States of America to accept me as surety on the attached bond.

is surety on the attached bond.	2A. Home Address (Number, Street, City, State, ZIP				
. Name (First, Middle, Last) (Type or Print)	Code)				
Theya Kanagaratnam					
3. Type And Duration Of Occupation					
Surety/Lifetime	2B. Telephone Number 2C. Email Address				
4A. Name And Address Of Employer (Number, Street, City, State, ZIP Code) (If self- employed, so state)	5A. Name And Address Of Individual Surety Broker Used (Number, Street, City, State, ZIP Code)				
Self Employes/California	Depository Trust Company				
Self Employes/California	55 Water Street				
	New York, New York [10041-0099]				
	5B. Surety Broker Email Address				
4B. Employer Email Address	5C. Home Telephone Number 5D. Business Telephone Number				
6A. Name And Address Of Financial Institution Submitting The Pledge Of Securities On Behalf	6B. Financial Institution Email Address 6C. Routing Transit Number (RTN)				
Of Individual Surety (Number, Street, City, State, ZIP Code)	6D. Contact Person Name 6E. Contact Person Telephone Number				
	6F. Contact Person Email Address				

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7. The Following Is A True Representation Of The Assets I Have Pledged To The United States In Support Of The Attached Bond. (List The Committee On Uniform Securities Identification Procedures (CUSIP) Number And Par (Face) Amount Of Each Security).
Invoice/Quote: 2005026956 - See GSA FORM; SF24; SF25, SF25A, SF28, SF1418, SF273, SF274, SF275, OF91.
Birth Certificate - CA - A28-935-476 and Social Security - 218-19-3695; Non-Negotiable setoff A28-935-476; Deposited with the United States Treasury Department.
8. Identify All Liens, Judgements, Or Any Other Encumbrances Involving Subject Assets. US BANK, ATT: Processing; See GSA FORM; SF24, SF25, SF25A, SF28, SF1418, SF273, SF274, SF275, OF91.
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9. Identify All Bonds, Including Bid Guarantees, For Which The Subject Assets Have Been Pledged Within Three Years Prior To The Date Of Execution Of This Affidavit.

Bid Bond issued by US BANK, ATT: Processing agent; See GSA FORM; SF24, SF25, SF25A, SF28, SF1418, SF273, SF274, SF275, OF91.

Documentation Of The Pledged As	set Must Be Attached.	and the second s
10. Signature They Kan	11. Bond And Contract To Which This Affidavit Relate appropriate) 2005026956	s (where
12. Subscribed And Sworn To Bef	ore Me As Follows:	Í
a. Date Oath Administered	b. City And State (or other jurisdiction)	
Month Day Year リ イ みみり		Official Seal
c. Name And Title Of Official Administering Oath (type or print	d. Signature e. My Commission Expires	
Rajiv Kumor Shama Notury Public	NOTAL NOTAL	XUMAR SHARMA AMM. H 2337303 Y PUBLIC CALIFORNIA ALANEON COUNT! MM. EXP. NOV. 13, 2024

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Instructions

- Individual sureties on bonds executed in connection with Government contracts must complete
 and submit this form with the bond. (See Federal Acquisition Regulation (FAR) 28.203, 53.228(e).)
 The surety must have the completed form notarized.
- 2. No corporation, partnership, or other unincorporated association or firm, as such, is acceptable as an individual surety (i.e. must be a natural person). Likewise, members of a partnership are not acceptable as sureties on bonds that a partnership or an association, or any co-partner or member thereof, is the principal obligor. An individual surety will not include any financial interest in assets connected with the principal on the bond that this affidavit supports.
- 3. United States citizenship is a requirement for individual sureties for contracts and bonds when the contract is awarded in the United States. However, when the Contracting Officer is located in an outlying area or a foreign country, the individual surety is only required to be a permanent resident of the area or country in which the contracting officer is located.
- 4. All signatures of the affidavit submitted must be originals. Affidavits bearing reproduced signatures are not acceptable. An authorized person must sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of a firm, partnership, or joint venture, or an officer of the corporation involved.

Paperwork Reduction Act Statement

This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0001. We estimate that it will take 0.3 hours to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (MVCB), 1800 F Street, NW, Washington, DC 20405.

STANDARD FORM 28 (REV. 10/2023) **PAGE 4**

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einsurance Agreement For A Bolids Ottitute 5 See instructions on Page 3)	- CHOIMANO -	Sond OMB Control Number: 9000-0045 Expiration Date: 8/31/2025
. Direct Writing Company*		Date Direct Writing Company Executes This Agreement
THEYA KANAGARATNAM TRUST c/o 2316 Lakeshore Ave #16		OPEN 1B. State Of Incorporation
Oakland, California [94606]		CA - A28-935-476
2. Reinsuring Company*		2A. Amount Of This Reinsurance (\$)
THEYA KANAGARATNAM TRUST Depository Trust Company 55 Water Street, New York, New York [10041-0	099]	2B. Date Reinsuring Company Executes
3. Description Of Contract 3A. Amount Of Contract	1	otion Of Bond Sum Of Bond
3B. Contract Date 3C. Contract Number	4B. Date	Of Bond 4C. Bond Number 2005026956
3D. Description Of Contract Quote/Invoice: 2005026956 US BANK 800 Nocollet Mall Minneapolis, MN 55402-7014	c/o 2316	sipal* KANAGARATNAM TRUST Lakeshore Ave #16 California [94606]
3E. Contracting Agency	4F. State	e Of Incorporation (If Corporate Principal)

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^{*}Items 1, 2, 4D - Furnish legal name, business address and ZIP Code.

Agreement:

- (a) The Direct Writing Company named above is bound as surety to the United States of America on the performance bond described above, wherein the above described is the principal, for the protection of the United States on the contract described above. The contract is for the construction, alteration, or repair of a public building or public work of the United States, and the performance bond was furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the performance bond.
 - (b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of the agreement.

Terms And Conditions:

- (a) The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the performance and to the extent of the "Amount of this Reinsurance," or any sum less than the "Amount of this Reinsurance" that is owing and unpaid by the Direct Writing Company to the United States under the performance bond.
- (b) If the Direct Writing Company fails to pay any default under the performance bond equal to or in excess of the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the performance bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance" the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.
- (c) If there is a default on the performance bond for the "Amount of this Reinsurance," or more, the Reinsuring Company and the Direct Writing Company hereby covenant and agree that the United States may bring suit against the Reinsuring Company for the "Amount of this Reinsurance" or, in case the amount of the default is for less than the "Amount of this Reinsurance," for the full amount of the default.

Witness:

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested by officers empowered thereto, on the day and date above written opposite their respective names.

5. Direct Writing Company	RAJIV KUMAR SHARMA
	VOV Attact: Signature - 6% Takk count # 233/300 in
5A(1) Signature Kay	Margos County Mr Com Exp. Nov. 13, 2024
And Title (Typed)	(2) Name And Title (Typed) Seal
5B(1) Name And Title (Typed)	Notury
Theya Kanagaratnam, Principal	Rayar Kumer Sharme, Public 10000000 BAGE 2
	STANDARD FORM 273 (REV. 10/2023) PAGE 2

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6. Reinsuring Company RAJIV KUMAR SHARMA (2) Attest: Signature COMM. # 2337 NOTARY PUBLIC - CAL ALAMEDA GOUN MY COMM. ELP. NOV. 6A(1) Signature Corporate 2) Name And Title (Typed) 6B(1) Name And ∜itle (Typed) Raje Kymor Shama Notars Public Theya Kanagaratnam, Principal

Instructions

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on Bonds Statute performance bonds running to the United States. See FAR (48 CFR) 28.202(a)(4) and 53.228(h).

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in the bid or proposal.

One copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filed with the Department of the Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

Paperwork Reduction Act Statement

This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

STANDARD FORM 273 (REV. 10/2023) PAGE 3

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leinsurance Agreement For A Bonds Statute Payn			
See instructions on Page 4) . Direct Writing Company* [HEYA KANAGARATNAM TRUST	1A. Date Direct Writing Company Executes This Agreement		
c/o 2316 Lakeshore Ave #16 Oakland, California [94606]	OPEN 1B. State Of Incorporation		
	CA - A28-935-476		
2. Reinsuring Company*	2A. Amount Of This Reinsurance \$		
THEYA KANAGARATNAM TRUST Depository Trust Company 55 Water Street, New York, New York [10041-0099]	2B. Date Reinsuring Company Executes This Agreement		
55 Water Street, New York, No.	OPEN 2C. State Of Incorporation		
3. Description Of Contract	Description Of Bond AA. Penal Sum Of Bond		
3A. Amount Of Contract 3B. Contract Date 3C. Contract Number	4B. Date Of Bond 4C. Bond Number 2005026956		
3D. Description Of Contract Performance Bond; Quote/Invoice: 2005026956 US BANK 800 Nocollet Mall Minneapolis, MN 55402-7014	4D. Principal* THEYA KANAGARATNAM TRUST c/o 2316 Lakeshore Ave #16 Oakland, California [94606] 4E. State Of Incorporation (If Corporate Principal)		
3E. Contracting Agency			

*Items 1, 2,4D - furnished legal name, business address and ZIP Code.

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STANDARD FORM 274 (REV. 10/2023) Prescribed by GSA - FAR (48 CFR) 53.228(i)

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Agreement:

- (a) The Direct Writing Company named above is bound as a surety on the payment bond described above, wherein the above described is the principal, for the protection of all persons supplying labor and material on the contract described above, which is for the construction, alteration, or repair of a public building or public work of the United States. The payment bond is for the use of persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States under 40 U.S.C. persons supplying labor or material, and is furnished to the United States. The payment bond is for the use of the payment bond is for the use of the use of the United States. The payment bond is for the use of the use of the United States. The payment bond is for the use of the United States. The payment bond is for the use of the use of the United States. The payment bond is for the use of the use of the United States. The payment bond is for the use of the use of the United States. The payment bond is for the use of the use of
 - (b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

Terms And Conditions:

The purpose and intent of this agreement is (a) to guarantee and indemnify the persons who have furnished or supplied labor or material in the prosecution of the work provided for in the contract referred to above (hereinafter referred to as "laborers and materialmen," the term "materialmen" including persons having a direct contractual relation with a subcontractor but no contractual relationship expressed or implied with the contractor who has furnished the said payment bond) against loss under the payment bond to the extent of the "Amount Of This Reinsurance," or for any sum less than the "Amount Of This Reinsurance," that is owing and unpaid by the Direct Writing Company to the "laborers and materialmen" on the payment bond; and (b) to make the "laborers and materialmen" obligees under this Reinsurance Agreement to the same extent as if their respective names were written herein.

Therefore:

- 1. The Reinsuring Company covenants and agrees -
- (a) To pay the "Amount Of This Reinsurance" to the "laborers and materialmen" in the event of the Direct Writing Company's failure to pay to the "laborers and materialmen" any default under the payment bond equal to or in excess of the "Amount Of This Reinsurance;" and
- (b) To pay (1) the full amount to the "laborers and materialmen," or (2) the amount not paid to them by the Direct Writing Company; in case the Direct Writing Company fails to pay the "laborers and materialmen" any default under the payment bond less than the "Amount Of This Reinsurance."

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- 2. The Reinsuring Company and the Direct Writing Company covenant and agree that, in the case of default on the payment bond for the "Amount Of This Reinsurance," or more, the persons given a "right of action" or a "right to sue" on the payment bond by 40 U.S.C. 3133 may bring suit against the Reinsuring Company in the United States District Court for the district in which the contract described above is to be performed and executed for the "Amount Of This Reinsurance" or, if the amount of the default is for less than the "Amount Of This Reinsurance," for whatever the full amount of the default may be. The Reinsuring Company further covenants and agrees to comply with all requirements necessary to give such court jurisdiction, and to consent to determination of matters arising under this Reinsurance Agreement in accordance with the law and practice of the court. It is expressly understood by the parties that the rights, powers, and privileges given in this paragraph to persons are in addition to or supplemental to or in accordance with other rights, powers, and privileges which they might have under the statutes of the United States, any States, or the other laws of either, and should not be construed as limitations.
- 3. The Reinsuring Company and the Direct Writing Company further covenant and agree that the Reinsuring Company designates the process agent, appointed by the Direct Writing Company in the district in which the contract is to be performed and executed, as an agent to accept service of process in any suit instituted on this Reinsurance Agreement, and that the process agent shall send, by registered mail, to the Reinsuring Company at its principal place of business shown above, a copy of the process.
- The Reinsuring Company and the Direct Writing Company further covenant and agree that this Reinsurance Agreement is an integral part of the payment bond.

Witness:

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing the power to sign this instrument, and to be duly attested to by officers empowered thereto, on the day and date in Item 1A written opposite their respective names.

5. Direct Writing Company	A SEADING THE SEAD	
5A. (1) Signature They Ky	(2) Attest: Signature (2) Attest: Signature (2) Attest: Signature (3) RAJIV KUMAR SHARMA COMM. # 2337303 IN OFFICE ALAREA COUNTY IN COMM. Exp. Nov. 13 2024	orate
5B. (1) Name And Title (Typed)	(2) Name And Title (Typed) Se	al
Theya Kanagaratnam, Principal	Rajir Kner Shame Noting Public	
6. Reinsuring Company		***************************************
6A. (1) Signature Thuse Kans	(2) Attest: Signature (2) Attest: Signature (3) Rajiv Kumar Sharifa (4) Comm # 2337303 (5) Notary Public California Alameda County (4) Alameda County (5) Rajiv Kumar Sharifa (6) Attest: Signature	orate
6B. (1) Name And Title (Typed)	(2) Name And Title (Typed) Se	eal
Theya Kanagaratnam, Principal	STANDARD FORM 274 (REV. 10/2023) F	PAGE 3
	STANDARD FORM 2/4 (REV. 10/2020)	A. A. Arrive Breeze, Arr

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Instructions

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on Bonds Statute payment bonds running to the United States. See FAR (48 CFR) 28.202(a)(4) and 53.228(i).

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in bid or proposal.

One copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filled with the Department of Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

Paperwork Reduction Act Statement

This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

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Reinsurance Agreement In Favor Of The United St (See instructions on Page 3)	OMB Control Number: 9000-0045 Expiration Date: 8/31/2025
Direct Writing Company*	1A. Date Direct Writing Company Executes This Agreement
THEYA KANAGARATNAM TRUST c/o 2316 Lakeshore Ave #16 Oakland, California [94606]	OPEN 1B. State of Incorporation CA - A28-935-476
2. Reinsuring Company*	2A. Amount of This Reinsurance (\$)
THEYA KANAGARATNAM TRUST Depository Trust Company 55 Water Street, New York, New York [10041-0099]	2B. Date Reinsuring Company Execute This Agreement OPEN 2C. State of Incorporation
3. Description of Bond	3B. Penal Sum of Bond
 3A. Description of Bond (Type, purpose, etc.) (If associated with contract number, date, amount, etc., include name of Government agency involved.) Payment Bond; Quote/Invoice:2005026956 US BANK 800 Nocollet Mall Minneapolis, MN 55402-7014 	\$ 3C. Date of Bond 3D. Bond Number 2005026956 3E. Principal* THEYA KANAGARATNAM TRUST c/o 2316 Lakeshore Ave #16 Oakland, California [94606]
	3F. State of Incorporation (If corporate principal)

Agreement:

- (a) The Direct Writing Company named above is bound as surety to the United States of America, on the bond described above, wherein the above-named is the principal. The bond is given for the protection of the United States and the Direct Writing Company has applied to the above Reinsuring Company to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the bond.
- (b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

Terms and Conditions:

The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the bond to the extent of the "Amount of this Reinsurance," or for any less sum than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the United States.

*Items 1, 2, 3E - Furnish legal name, business address and ZIP Code.

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STANDARD FORM 275 (REV. 10/2023) Prescribed by GSA-FAR (48 CFR) 53.228(j)

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Therefore:

- 1. If the Direct Writing Company fails to pay any default under the bond equal to or in excess of the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.
- 2. The Reinsuring Company further covenants and agrees that in case of default on the bond for the "Amount of this Reinsurance," or more, the United States may sue the Reinsuring Company for the "Amount of this Reinsurance" or for the full amount of the default when the default is less than the "Amount of this Reinsurance."

Witness

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested to by officers empowered thereto, on the day and date above -written opposite their respective names.

	and the second s	
4. Direct Writing Company	RA RA	NV KUMAR SHARMA C COMM # 2337103 N
4A(1). Signature	(2). Attest: Signature	DYSA ERBTIC-CATHONIN T
	The state of the s	ALAMEDA COUNTY 10 207 Corporate
They Roll	(03/)	W. W. Carlotte, Co. Carlotte,
4B(1). Name and Title (Typed)	4B(2). Name and Title (Typed)	Seal
	^	
Theya Kanagaratnam, Principal	Rajer Kuner Sharma Notag Pus	le l
		the state of the s
5. Reinsuring Company	TAUT	KUMAR SHARMA
5A(1). Signature		MM. # 2337303 Y PUBLIC: CALIFORNIA
TI V	Ny Co	ALANEOR COUNTY OF CORPORATE
Iver for	/	Seal
TELL (Tunnel)	5B(2). Name and Title (Typed)	
5B(1). Name and Title (Typed)		
Theya Kanagaratnam, Principal	Rujir Kunar Shama Notury	Yustic
E a size of the contract of th	India bound and bound	
· · · · · · · · · · · · · · · · · · ·	*	

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Instructions

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on bonds running to the United States except Miller Act Performance and Payment Bonds. See Federal Acquisition Regulation - Code of Federal Regulations at (48 CFR) 28.202(a)(4) and 53.228(j) and 31 CFR 223.11(b)(1). If this form is used to reinsure a bid bond, the "Penal Sum of Bond" and "Amount of this Reinsurance" may be expressed as percentage of the bid provided the actual amounts will not exceed the companies' respective underwriting limitations.

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in the bid or proposal.

One carbon copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filed with the Department of Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (MVCB), 1800 F Street, NW, Washington, DC 20405.

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PERFORMANCE BOND FOR OTHER THAN CONSTRUCTION CONTRACTS

(See instructions on reverse)

DATE BOND EXECUTED (Must be same or later than date of contract)

OPEN

OMB Control Number: 9000-0045 Expiration Date: 8/31/2025

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do raperwork reduction Act statement - this information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing esumate that it will take a noun to read the instructions, gamen the races, and answer the questions. Send only comments relating to our time estimate, including suggestions for read the surface, and answer the questions. Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

DC 20405.	ć				
THEYA KANAGARATNAM TRUST c/o 2316 Lakeshore Ave #16	TYPE OF ORGANI INDIVIDUA JOINT VEN STATE OF INCOR CA - A28-93!	L ITURE PORATION	[PARTNERSHIF CORPORATION	
SURETY(IES) (Name(s) and business address(es)) THEYA KANAGARATNAM TRUST Depository Trust Company 55 Water Street, New York, New York [10041-0099]	MILLION(S) CONTRACT DATE OPEN OPTION DATE	THOUSAND	(S) CONTI 200	HUNDRED(S) RACT NUMBER 5026956 IN NUMBER	CENTS

OBLIGATION:

We, the Principal and Surety(les), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum.

CONDITIONS:

The principal has entered into the contract identified above.

THEREFORE:

The above obligation is void if the Principal: (1) Performs and fulfills all the undertakings, covenants, terms, conditions, and agreements of the contract during either the base term or an optional term of the contract and any extensions thereof that are granted by the Government, with or without notice to the Surety(ies), and during the life of any guaranty required under the contract, and (2) performs and fulfills all the undertakings, covenants, terms, conditions, and agreements of any and all duly authorized modifications of the contract that hereafter are made. Notice of those modifications to the Surety(ies) is waived.

The guaranty for a base term covers the initial period of performance of the contract and any extensions thereof excluding any options. The guaranty for an option term covers the period of performance for the option being exercised and any extensions thereof.

The failure of a surety to renew a bond for any option term shall not result in a default of any bond previously furnished covering any base or option term.

WITNESS:

	nd Surety(les) executed this performance bond	and affixed their seals on the above date.			
The principal a	ild Sufery(les) executed this perfective	PRINCIPAL			
SIGNATURE(S) NAME(S) & TITLE(S)	1. Theya Kanagaratnam, Principal	(Seal) 2	RAJIV KUMAR SHARMA COMM # 2337303 NOTARY PUBLIC CALFORN ALAMEDIS COUNTY MY COME EXP NOV. 13, 2024	Corporate Seal	
(Typed)			MA COMM. Exp. MOV. 12; 2022. I		
		INDIVIDUAL SURETY(IES)		mae cureus V	
SIGNATURE(S)	1. They ky	(Seal) 2 / 65 S	- (8/25-35) COMM	UMAR SHARMA (Seal) # 2337303 (Seal) UBLIC -CALIFORNIA (Seal) EDA COUNTY EXP NOV. 13, 2024 7	
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NAME ADDRES	to a lateral transfer of the control	STATE OF INCOME. ON A TO	\$	Cainamunto.	
>	***	2.		Corporate Seal	
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Case: 24-40209 Doc# 24 Filed: 05/17/24 Entered: 05/17/24 15:56:42 Page 130 of

					LIABILITY LIMIT		
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SURETY	SIGNATURE(S)	1.	2.			Corporate Seal	
	NAME(S) & TITLE(S) (Typed)	1.	2.				

INSTRUCTIONS

RATE PER THOUSAND (\$)

TOTAL (\$)

 This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.

BOND PREMIUM

- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.
- (b) Where individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning their financial capability.
- 4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 5. Type the name and title of each person signing this bond in the space provided.
- Unless otherwise specified, the bond shall be submitted to the contracting office that awarded the contract.

STANDARD FORM 1418 (REV. 2/1999) BACK

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FAQs >

Tracking Number:

Remove X

RE214643297US

Сору

Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item has been delivered to an agent for final delivery in MINNEAPOLIS, MN 55402 on April 10, 2024 at 10:22 am.

Delivered to Agent Delivered to Agent for Final Delivery MINNEAPOLIS, MN 55402 April 10, 2024, 10:22 am

See All Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

See More ✓

Track Another Package

Enter tracking or barcode numbers

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

5/3/2024, 10:52 AM

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FAQs >

Remove X

Tracking Number:

9589071052701005606720

Copy

Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item was delivered to the front desk, reception area, or mail room at 3:40 am on April 18, 2024 in WASHINGTON, DC 20220.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivered

Delivered, Front Desk/Reception/Mail Room

WASHINGTON, DC 20220 April 18, 2024, 3:40 am

See All Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

See More ✓

Track Another Package

Enter tracking or barcode numbers

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

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1 of 1

FAQs >

Tracking Number:

Remove X

9589071052701005606706

Сору

Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item was delivered to the front desk, reception area, or mail room at 11:54 am on April 9, 2024 in COPPELL, TX 75019.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivered

Delivered, Front Desk/Reception/Mail Room

COPPELL, TX 75019 April 9, 2024, 11:54 am

See All Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

See More ✓

Track Another Package

Enter tracking or barcode numbers

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

5/3/2024, 10:54 AN 1 of 1

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FAQs >

Tracking Number:

Remove X

9589071052701005606713

Сору

Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item was delivered to the front desk, reception area, or mail room at 10:55 am on April 10, 2024 in IRVINE, CA 92614.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivered

Delivered, Front Desk/Reception/Mail Room

IRVINE, CA 92614 April 10, 2024, 10:55 am

See All Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

See More ✓

Track Another Package

Enter tracking or barcode numbers

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

1 of 1 5/3/2024, 10:55 AM

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FROM: 0
THEYA KANAGARATNAM
On the county at Large, alameda
Non-Domestic
c/o 2316 Lakeshore Ave #16
Oakland, California [94606]

TO: U.S. TREASURY DEPARTMENT c/o Janet Yellen, **Trustee** 1500 Pennsylvania Avenue, NW Washington, DC 20220

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6065 60

TO:
DEPOSITORY TRUST COMPANY
c/o Frank La Salle, Surety
55 Water Street
New York, NY 10041-0099

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6065 77

CC:
US BANK
c/o John Stern, CFO
800 Nicollet Mall
Minneapolis, MN 55402-7014

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6065 84

SELENE FINANCE c/o Robert Lay, CFO 3501 Olympus Blvd, Suite 500 Dallas, TX 75019

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6113 35

MTC FINANCIAL INC, DBA TRUSTEE CORPS c/o Rande Johnsen, CFO 17100 Gillette Ave Irvine, CA 92614

CERTIFIED MAIL RESTRICTED DELIVERY 9589 0710 5270 1005 6113 42

1

May 7, 2024

RE: CERTIFIED DEPOSIT ORDER

Authorized Setoff from TDA Pre-paid Exemption Account No.:
A28-935-476/218193695; CUSIP: 09258N315
Transmitting Utility: THEYA LANAGARATNAM TRUST
Accepted Quote/Invoice ID: 2005026956, 000128-00000-000002-000256
2067701 4595LT01_1, MIN# 100039033123590196, Date 05/24/2013,
\$304,200.00

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

(Applicable to all Successors and Assigns)

AN AUTHENTICATED FOREIGN DOCUMENT HAGUE CONVENTION, 5 October 1961

AFFIDAVIT FOR: PUBLIC NOTICE, HONORABLE CLARIFICATIONS

48 CFR Ch. 1, 53.228 Bonds and Insurance

Dear Janet Yellen, Trustee and Frank La Salle, Surety:

INTRODUCTION

Now Comes Aggrieved party with a right to a remedy, Theya Kanagaratnam (U.C.C. § 1-201; (1)(2)(3)(27)(14) (Hereinafter Aggrieved party), Sui Juris, Secured Party (U.C.C. §9-105), NONPERSON (U.C.C. § 1-201(27)), NON-RESIDENT, NON-DEBTOR (28 U.S.C. § 3002(4)), NON-CORPERATED, NON-FICTION, NON-SUBJECT, NONPARTICIPANT in any Government programs, a Living flesh and blood Woman standing on the ground. Sovereign, NON-CITIZEN, under Special Appearance (Rule 8 (E)) not generally, NON-DEFENDANT (U.C.C. § 1-201(14)), Holder-In-Due-Course (U.C.C. § 3-302(A)(2)) of all documentation (U.C.C. § 5-102(6)) of the "Entity" Cestui Que Vie trust CORPORATE FICTION: THEYA KANAGARATNAM, representing the Corporate Fiction. Under no circumstances is the Plaintiff "Pro Se" as this Complaint is filed under the Holder-In-Due-Couse; Theya Kanagaratnam of the "Cestui Que Vie trust" of THEYA KANAGARATNAM.

It appears that the fiscal agent, John Stern, CFO, US Bank has received the original bond deposit order and voucher and Janet Yellen, Trustee, received a copy. Both were received and signed for by an agent via USPS Certified Mail, Restricted Delivery:

US BANK: RE 214 643 297 US

US TREASURY DEPARTMENT: 9589 0710 5270 1005 6067 20

As anticipated, it appears that your fiscal agent, John Stern, CFO of US Bank, has willfully dishonored our contract and refused tender. Mr. Stern may also have disposed of the original notarized bond and voucher, which is

the property of the United States. This may be a crime in accord with 18 USC § 641 "Public money, property, or records."

If it was not your intention to refuse tender, I will afford you an additional 72 Hours to correct this issue and immediately credit the account and deliver the property to me. Payment tendered is payment paid. Debt Discharged.

Mr. Frank La Salle, if Janet Yellen's office vacates their Office of Trustee, as the Surety you are hereby instructed to perform and immediately discharge the liabilities and issue the credit to US BANK.

NOTICE OF ESTOPPEL BY BOND

Am Jur 2nd, Vol. 28, ESTOPPEL AND WAIVER, \$25. In Bond

The presentment of the bond meets the estoppel and waiver requirements "In Bond" as "A bond is a formal written instrument, and the recitals therein are frequently held to be operative as an estoppel." Am Jur 2nd, Vol. 28, ESTOPPEL AND WAIVER, §25. In Bond, page 623-625. Therein, the case of Speake v. United States, 9 Cranch (U.S.) 28 (1815), addresses the issue of discharging "penal sums" proving that this concept of discharge is very old. Therein, both the Federal Miller Act (codified at Title 40 U.S.C.) and the applicable State "Little Miller Act" apply as related to the discharging subject matter. Furthermore, admiralty requirements (on land) and premises found at Black Diamond S. S. Corp. v. Robert Stewart & Sons, 336 U.S. 386 (1949) apply.

"Admiralty practice is a unique system of substantive law and procedure with which members of this Court are singularly deficient in experience."

"The proceeding is conducted in two stages. In the first or preliminary stage the owner petitions for relief from personal liability, is required either to surrender his interest in the ship and her freight or to stipulate, with adequate bond, to pay into court its value. The statute says, 'Upon compliance with the requirements of this section all claims and proceedings against the owner with respect to **630 the matter in question shall cease.' At this point an important change in the nature of the proceeding occurs.

The proceeding continues as a proceeding in rem against either the ship or the fund as the res. Our rules provide that when petitioner complies with the court's order as to surrender or bond, the court shall issue a monition requiring all persons asserting claims to file the *401 same and may also issue injunction against the further prosecution of suits against either the owner or the vessel. Rule 51. The court then adjudicates the claims and apportions the available fund among them. Rule 52. The owner is at liberty to contest his liability or the liability of the vessel 'provided he shall have complied' with the requirements of surrender or deposit as above set forth. Rule 53."

The reader is reminded that pursuant to the U.S. Const., A3, S2, C1. 1, we have four law forms; common law, equity, admiralty, and maritime. In 1938

common law and equity were merged to form "civil law." In 1966 admiralty and maritime were merged into "civil law," which then allowed admiralty remedies to be applied to the other law forms/jurisdictions and vice versa.

For a quick class on bonding see Handling Surety Performance Bond and Payment Bond Claims, R. James Reynolds, Jr. Esq. found at

https://www.margolisedelstein.com/files/reynolds surety performance bond claims 1.pdf

After more than 30 DAYS have passed estoppel applies against further claims. Because you were timely noticed in commerce, in the nature of the Uniform Commercial Code (State Law) and the rules in the nature of the Administrative Procedures Act of 1946, you are therefore barred from any further claim in accord with the doctrine of collateral estoppel. If you persist in maintaining commercial claims in the nature of Title 27 CFR \$ 72.11, "commercial crimes" defined, or Title 26 USC § 6325, "release of lien or discharge of property", or in violation of Title 28 USC § 2041, "deposit of monies in pending or adjudicated cases", and 41 CFR § 105-55.030 "Discharge of indebtedness; reporting requirements" then you are guilty of maintaining fraudulent securities claims in violation of Title 18 USC \$ 472, Uttering counterfeit obligations or securities. This violation is actionable sounding in tort. Additionally, if you persist in your demands, you are barred from doing so in accord with UCC § 3-305 "Defenses and claims in recoupment" and UCC § 3-306 "Claims to an instrument" in addition to willfully and negligently violating the Fair Credit Reporting Act, which authorizes me to file a tort claim against you in accord with 15 USC \$\$ 1681n and 1681o for "civil liability for willful noncompliance" and "negligent noncompliance." See Department of Agriculture Rural Development Rural Housing Service v Kirtz, US Supreme Court Slip Opinion No. 22-846 February 8, 2024.

RESCIND OF SIGNATURES AND/OR CONTRACTS

Theya Kanagaratnam, has revoked, rescinded and canceled any and all signatures, and cancels any and all silent or assumed powers of attorney of any parties, known or unknown contracts conferring trusteeship of The State Of California; over the Corporate Fiction of THEYA KANAGARATNAM TRUST.

Dated and Executed by my own hand 7th day of May 2024.

Respectfully Submitted, Standing firm in equity,

By: Theya Kanaga atnam,

living woman Beneficiary, Lender,

Creditor,

Secured Party,

Real Party In Interest,

Without Prejudice, Without Recourse,

d/b/a THEYA KANGARATNAM